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TABLE OF CONTENTS

	Page		Page
OFFICIAL WEEK IN REVIEW	lxxxix	DEPARTMENT OF JUSTICE—	
PRESIDENTIAL ORDERS, PROCLAMATIONS, DECREES, INSTRUCTIONS, ETC.		Administrative Order No. 41	2641
Presidential Decree No. 669, amending Pres- idential Decree No. 135, entitled "Crea- ting the Fertilizer Industry Authority"	2595	Administrative Order No. 42	2642
Presidential Decree No. 672, promoting the livestock industry in support of the green revolution program and creating for the purpose revolving funds in provinces and cities	2597	Administrative Order No. 43	2642
HISTORICAL PAPERS AND DOCUMENTS		Administrative Order No. 44	264
Speech of President Marcos at the closing ceremonies of the 10th session of the training program in development econom- ics of the University of the Philip- pines, Maharlika Hall, Malacañang, April 18, 1975	2598	Administrative Order No. 45	2643
DECISIONS OF THE SUPREME COURT		Administrative Order No. 46	2643
Maria Cristina Fertilizer Corporation vs. Workmen's Compensation Commission, et al.,	2605	Administrative Order No. 47	2643
People of the Philippines vs. Policarpio Tumalip, et al.,	2609	Administrative Order No. 48	2644
DECISIONS OF THE COURT OF APPEALS		Administrative Order No. 49	2644
Juan F. Abalon vs. Gregorio Buenaflor	2624	Administrative Order No. 50	2644
Go Sioc Kieng vs. Hon. Jose C. Campos, Judge CFI of Rizal, Branch XXX, et al.,	2629	DEPARTMENT OF AGRICULTURE—	
The People of the Philippines vs. Antonio Mordeno	2634	General Administrative Order No. 3, s. of 1975	2645
DEPARTMENT, BUREAU AND OFFICE ADMINIS- TRATIVE ORDERS AND REGULATIONS		DEPARTMENT OF NATURAL RESOURCES—	
DEPARTMENT OF FINANCE—		Bureau of Forest Development	
Bureau of Customs		BFD Administrative Order No. 64-1, s. of 1975	2645
Customs Administrative Order No. 4-75	2639	DANGEROUS DRUGS BOARD—	
SUPREME COURT OF THE PHILIPPINES—		Board Regulation No. 3 s. 1975	2646
Administrative Order No. 15	2640	Board Regulation No. 4 s. 1975	2646
Administrative Order No. 16	2641	LEGAL AND OFFICIAL NOTICES	
		First Publication	
		Court of First Instance	2647
		Land Registration Commission	2653
		Central Luzon Sanitarium	2669
		Metropolitan Waterworks and Sewer- age Authority	2669
		Board of Investments	2670
		Second Publication	
		Court of First Instance	2673
		Land Registration Commission	2684
		Bureau of Lands	2700
		Bureau of Mines	2703
		Board of Investments	2705
		PRICE LIST	2711
		THE OFFICIAL GAZETTE	back cover

OFFICIAL WEEK IN REVIEW

April 7—

THE PRESIDENT gave the Philippine Coast Guard the sole authority to issue permits for salvaging derelicts and sunken vessels or wrecks, and the Bureau of Customs the sole authority to issue permits for salvaging cargoes carried by sunken vessels. Previously, both agencies had the power to issue permits for these purposes independent of each other, resulting in an overlapping of functions between the two agencies. No license or permit for salvage operations, however, shall be valid unless approved by the President. The President made the clear division of functions between the two agencies, through Letter of Instructions No. 263, directed to the Coast Guard commandant and the customs commissioner, "to promote simplicity, economy and efficiency in the government service and to provide a healthier economic atmosphere for the salvage operations business."

THE GOVERNMENT has acquired ownership of Luzon Stevedoring Corporation, with the sale of 99.8 percent of the company's outstanding shares of common stock to the Philippine National Oil Co. and the Land Bank. The purchase was consummated at signing ceremonies held at the Lusteveco's main office at Port Area, Manila. PNOC Chairman and President Geronimo Z. Velasco signed the documents of sale in behalf of the buyers. Alberto M. K. Jamir, director and corporate secretary of Lusteveco, represented some 150 shareholders who sold 3,005,790 out of a total of 3,010,900 shares outstanding. In a statement, Chairman Velasco said that acquisition of said corporation by the PNOC will enhance the latter's operational flexibility and assist in the rationalization of the petroleum industry. At the same time, the acquisition by the Land Bank of part ownership of Lusteveco is consistent with its policy of diversifying its asset portfolio, he added.

HOLDERS of doctor of philosophy degree (Ph. D.) in chemistry or their equivalent are now allowed to register as chemists without the need of examination. The new chemistry law, as provided by Presidential Decree No. 683, recognizes the "long and rigorous training" of Ph. D. degree holders.

THE PRESIDENT received Ichiro Fujimoto, president of Kawasaki Steel Corp., who paid a courtesy call at Malacañang following his arrival here to inspect the progress of the work on the ₱1.5 billion iron ore sinter plant being set up by his company in Misamis Oriental. Secretary of Industry Vicente Paterno, concurrently chairman of the Board of Investment, who was present during the call, explained that the sinter plant, which is exclusively owned by the Kawasaki Steel Corp., will process iron ore from nearby countries, primarily Australia, mix it with limestone from the Visayan islands and burn it into a sinter. This raw material will be shipped to blast furnaces in Japan to produce steel, Secretary Paterno said.

THE PRESIDENT received officials of the First National City Bank of New York, headed by George J. Vojta, executive vice president, who paid their respects at Malacañang. Mr. Vojta, who also heads the bank's international banking group, informed the President that his company is

inaugurating the Citibank Center building in Makati, Rizal, as a manifestation of faith and confidence in the future of the country. "You have done well," Mr. Vojta informed the President, "and our chairman has asked me to convey his congratulations and best wishes." FNCB, or Citibank, has reputedly the largest banking network in the world, with branches, subsidiaries and affiliates in 103 countries.

EXACTLY \$159 million (P1.113 billion) in new foreign equity investment poured into various local enterprises last year, the National Economic and Development Authority (NEDA) reported. As registered with the Central Bank, last year's new foreign equity investments bring to \$335 million the total approved foreign investments since February 21, 1970. Of the \$159 million, \$146 million or 92 per cent was in cash, the NEDA said. Unremitted dividends, profits and loans and technical fees converted to equity amounted to \$10 million or six per cent while investments in kind came to \$3 million or two per cent of the total. Investments inwardly remitted amounted to \$123 million, the NEDA reported. This represents an increase of 84 per cent over the previous year's total of \$103.32 million. The increase in foreign equity investments was registered during the year in spite of inflation, recession and rising prices of oil, the NEDA said. This was a result of a much improved business climate which includes improvements in peace and order, increased government support for industrial development through attractive and liberalized investment incentive measures, priority allocation of loans to the industrial sector and continuing government aid to industry, the NEDA added.

THE GOVERNMENT has signed a P754 million loan agreement with 55 electric cooperatives in a move to step up rural electrification in the country. Col. Pedro G. Dumol, acting administrator of the National Electrification Administration (NEA), said in a conference with the mass media and representatives of the business sector the amount includes funds for the procurement of \$26.5 million worth of electrification equipment and materials. As of last fiscal year, Acting Administrator Dumol, said, 778 towns and 63 cities have been served with electricity by NEA cooperatives and private franchise holders. NEA cooperatives cover 122 towns and seven cities while private franchise holders have 656 towns and 56 cities, including the Greater Manila Area. Acting Administrator Dumol said the electrification in the country will be a continuing program as envisioned by Presidential Decree No. 40 and Letter of Instruction No. 38 which provides for the integration of private and municipal systems into electric cooperatives.

DEPARTMENT of Labor warned seamen applicants to refrain from dealing with unauthorized persons in their quest for employment aboard foreign-going vessels. The warning followed reports that certain persons and agencies were still entertaining seamen applications despite circulars instructing otherwise. Under the new Labor Code, only the National Seamen Board has the authority to recruit Filipino Seamen for employment aboard ocean-going vessels free of charge. Acting Labor Secretary Amado Inciong said any recruitment activity shall be ground for the revocation, suspension or cancellation of the license granted to recruiting shipping agents or representatives.

April 8—

THE PRESIDENT said that the greater monument which Filipinos can build in fulfillment of the dreams of the heroes who gave their lives in Bataan is a New Society where the people can live in freedom, peace and prosperity. At the unveiling of a Bataan Memorial erected at the center of the Ayala triangle in Makati, Rizal, the President pointed to

the monument and stressed that it was not only a homage to the past but was also a symbol of the future. Depicting the gallantry, the struggle and the suffering that was Bataan, the memorial was of five bronze figures of mound representing the hills of Bataan where Filipino and American troops made their gallant stand against the invading Japanese forces in the early months of World War II. "Today, we are building a greater monument," the President said. "As memorials like this remind us of the turbulence of war, they also remind us of the dangers that confront us while building a nation. If there be any leader who shrinks at the threat of the hooting crowd, then he must face the accusations of those men for whom this memorial is built."

THE GOVERNMENT approved the exportation of four major Philippine products to Mainland China valued at \$4.448 million (P29.59 million). The approval was made by the Department of Trade under the provisions of Executive Order No. 384 which set the guidelines for trade with socialist and communist countries. Trade Secretary Troadio T. Quiazon Jr. said the export to be made by the Philippine International Trading Corporation (PITC), a semi-government trading agency, consists of copper concentrates, \$1.7 million; crude coconut oil, \$1.79 million; and sawn logs and plywood, \$740,996.

April 9—

THE PRESIDENT and President Nicolae Ceausescu of Romania pledged to promote closer cooperation and understanding for the mutual benefit of the peoples of the Philippines and Romania. The two heads of state exchanged pledges during the welcome ceremonies held at the Manila International Airport where the President and the First Lady led the official welcome for President and Madame Ceausescu, who are on a four-day state visit to the Philippines. In welcoming the visiting Romanian President, the President said the event marks the start of a new era for the further strengthening of the bonds of friendship and mutual understanding between the two countries which opened diplomatic relations only three years ago. The President said that with the visit, the two countries can now move into cooperation not only for mutual advancement and prosperity, but to advance the cause of peace and international understanding.

THE PRESIDENT and visiting President Nicolae Ceausescu of the Socialist Republic of Romania exchanged decorations in a ceremony held at Malacañang. The President conferred on the Romanian President the "Order of Sikatuna, rank of rajah," while the latter conferred on the former the "Steaua Republicii Socialiste Romania, Clasa I." The President also conferred the "Order of Gabriela Silang," on Madame Ceausescu while President Ceausescu likewise conferred the "Order of the 23rd August" award on the First Lady. The "Steaua Republicii Socialiste Romania, Clasa I" award represents the star of the Romanian Republic in solid gold. It is awarded to foreign heads of state who foster the promotion of international friendship and cooperation. The "Order of 23rd August" conferred upon the Philippine First Lady, is similarly made of gold and is conferred upon First Ladies of foreign heads of state. The award has been established to commemorate August 23, 1944, the day Romanian workers liberated their country from Hitler's war machine.

NATIONAL Grains Authority Administrator Jesus Tanchanco signed for the Philippine government an implementing contract for the supply of US \$1.5 million rice donation from Japan under the Kennedy Round Agreement. Co-signing in behalf of the Japanese suppliers, Mitsui, Nichimen, Ataka and Sumitomo, was assistant General Manager Juri Kudo of the Mitsui and Co., Ltd., Manila branch.

April 10—

THE PRESIDENT and visiting President Nicolae Ceausescu of the Socialist Republic of Romania briefed one another on the economy of their respective countries for the purpose of exploring possible areas where the two economies could complement each other to their mutual advantage. In the course of the briefings, the two Presidents witnessed the signing of a contract for the acquisition by the Philippine government of an oil drilling rig. The contract was signed by Geronimo Velasco, president of the Philippine National Oil Company, and Emilian D. Uleia, president-director general of Industrial Export, Bucharest, Romania. The President likewise expressed the hope that a similar agreement with Romania for the acquisition of equipment for the exploitation of the Philippines' rich geothermal power resources, would soon be finalized. Accompanied by their First Ladies, the two heads of state boarded the RPS "Ang Pangulo" on Pier 15 in Manila.

NATIONAL Grains Authority will collect irrigation fees which will be in palay form starting July 1 this year. The NGA will remit to the National Irrigation Administration (NIA) the money value of the total palay collected as fees from farmers all over the country. Under the revised rate of irrigation fees, a farmer will pay two-and-a-half cavans per hectare during wet season, and three-and-a-half cavans of palay per hectare during dry season. The revised system of collecting irrigation fees was signed by NGA Administrator Jesus Tanchanco and NIA Administrator Alfredo Juinio.

FOUR revised secretarial courses have been approved for implementation beginning school year 1975-76 by Secretary of Education Juan L. Manuel. The revised programs are the five-month non-credit courses in typing, stenography, and office procedures; one-year general clerical courses; two-year junior secretarial course; and the four-year bachelor of science in secretarial administration. Private schools Director Julian B. Yballe said the Bureau of Private Schools would give schools currently offering six-month secretarial courses one year to prepare for the five-month non-credit course in typing, stenography, and office procedures; and the one-year general clerical course. The new five-month non-credit course is described as purely technical program consisting of at least 50 hours of practicum. It will be open to high school graduates, whether or not they pass college entrance examination.

MALACAÑANG has authorized the National Youth Council Philippines to conduct an educational, membership and fund drive from April 1 to September 30, 1975. Proclamation No. 1410, issued by Executive Secretary Alejandro Melchor Jr. for the President, said proceeds of the fund campaign would finance the First Asian Youth Cultural Festival, known as "KULTURASYA", to be held in Manila in December this year, and the NYCP's charitable, educational, civic and benevolent activities. In issuing the proclamation, the Executive Secretary called upon all citizens, professionals, military establishments, business and economic sectors, local government, institutions of learning and other groups, whether Filipinos or aliens, to contribute their share in the undertaking.

April 11—

PHILIPPINE export earnings for the first three months of 1975 totalled \$590,947,891, with sugar as the prime export product, Customs Commissioner Rolando Geotina reported. Basic and premium duties collected from the export trade amounted to P581.3 million. The top 15 export products and their earnings were: sugar, \$78,473,471; copper

concentrates, \$24,972,510; coconut oil, \$18,696,526; logs, \$13,704,098; bananas, \$11,538,179; copra in bulk, \$11,365,750; molasses, \$4,825,967; handicrafts, \$3,202,387; abaca fiber, \$2,427,357; desiccated coconut, \$1,737,556; plywood, \$1,575,613; lumber, \$1,507,232; cement, \$1,404,135; copra cake expeller pellets, \$1,337,874, and chrome bearing iron ore, \$1,239,262.

April 12—

THE GOVERNMENTS of the Republic of the Philippines and the Socialist Republic of Romania formally laid the foundation for lasting cooperation with the signing of five documents in Malacañang. Signed by the President in behalf of the Philippines, and by President Nicolae Ceausescu for Romania, the documents were: 1) Joint Solemn Declaration; 2) Joint Communiqué; 3) Basic Agreement in Economic and Technical Cooperation; 4) Trade Agreement; and 5) Agreement on Scientific and Technical Cooperation. The President said that the documents not only constitute "pledges to international cooperation, but constitute a symbolic manifestation of the faith of the two countries in the future, despite tensions and actual wars that ravage many parts of the world." Continuing, the President said that "the documents represent a promise to our peoples that we join hands in seeking to elevate the standards of living of the individual nations and countries," and, at the same time, seek "to attain the greater goals of international peace and the establishment of one family of humanity."

THE PHILIPPINES has begun a hard-headed reassessment of its security ties with the United States, including the continued presence of American military bases, after the President had stated that developments in Indochina have compelled the government to review its policies on security and development. The President made the statement during a dinner hosted by visiting Romanian President Nicolae Ceausescu, the first socialist head of state ever to visit the Philippines. As of April 1, three government agencies had been put to work on the question of the usefulness to the Philippines of the American military bases. In a recent meeting of the Joint Mutual Defense Board, the President directly asked the American panel to inform the Philippine government how useful the bases were to the United States, and for how long they would continue to maintain them in the Philippines. The Philippines, maintains a mutual defense treaty with the US which in theory says that an attack on the Philippines will be considered an attack on the US and will be instantly dealt with. Philippine officials today, however, doubt that such a proviso protects the country enough.

April 13—

THE PRESIDENT hailed the visit of President Nicolae Ceausescu of Romania to the Philippines as a very short but productive one. The President and the First Lady led the official sendoff for President and Madame Ceausescu and their party. In bidding goodbye to the Romanian president, the President said that "your visit has been too short but it was marked by a relaxed and free exchange of ideas which led to the most productive conversations and negotiations resulting in nine agreements." The President said that the visit is historic because it opens the gateway to Philippine relationships with countries of Eastern Europe. Before boarding the plane, President Ceausescu expressed confidence that with the signing of the agreements by him and the President, the foundation for a lasting cooperation and friendship, particularly cooperation in the economic, technical, scientific and cultural areas, will have been laid. The Romanian President said that in establish-

ing the foundation of lasting cooperation between Romania and the Philippines "we are also contributing to the cause of international collaboration." He reiterated his invitation to the President and the First Lady to visit his country, saying "we are looking forward with great joy to receiving you in Romania as soon as possible."

THE PRESIDENT and President Nicolae Ceausescu of Romania approved the contract previously entered into by the Philippine National Power Corp. and the Import-Export Enterprise of Romania. The two heads of state signed the contract shortly before the departure of President and Madame Ceausescu at the end of their four-day stay in the Philippines. Under the contract, the Import-Export Enterprise of Romania will supply the equipment and financing at concessional terms for a 50-megawatt thermal unit which can be fired with either coal or crude oil in Cebu. In approving the contract, the President said that it was another manifestation of collaboration between the two countries in economic matters. He also thanked President Ceausescu for the grant of the loan under concessional terms. In response to the President, President Ceausescu urged the organization in the Philippines and in Romania of groups to expand economic, technical and scientific collaboration between the two countries.

**MGA KAUTUSANG TAGAPAGPAGANAP, PAHAYAG AT
KAUTUSANG PANGPANGASIWAAN**

(EXECUTIVE ORDERS, PROCLAMATIONS AND
ADMINISTRATIVE ORDERS)

MALACAÑANG

RESIDENCE OF THE PRESIDENT OF THE PHILIPPINES
MANILA

PRESIDENTIAL DECREE No. 669

**AMENDING PRESIDENTIAL DECREE NO. 135, EN-
TITLED "CREATING THE FERTILIZER INDUS-
TRY AUTHORITY."**

WHEREAS, recently, there has been a pronounced upsurge in the occurrence of irregularities and anomalies in the sale and/or distribution of food crop fertilizers;

WHEREAS, such irregularities, undermining as they do the government policy of making the nation self-sufficient in agricultural staple foods, constitute economic sabotage requiring immediate and effective positive action on the part of the Government;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by the Constitution, do hereby decree and order;

SECTION 1. Presidential Decree No. 135 (Creating the Fertilizer Industry Authority) is hereby amended by adding after Section 5 thereof the following sections, which shall read as follows:

"Sec. 6. It shall be unlawful for any manufacturer, producer, processor, trader, dealer, distributor or outlet of food crop fertilizers or for any farmer, planter or end-user of the same as the case may be,—

"(a) To divert food crop fertilizers to any other purpose or use;

"(b) To re-allocate, transfer or resell food crop fertilizers to other persons, corporations, partnerships or entities, without the prior approval of the Fertilizer Industry Authority;

"(c) To alter or otherwise change the contents, quality, quantity, weight or grade of food crop fertilizers or to substitute or change the original containers thereof;

"(d) To impose as a condition for the purchase of food crop fertilizers the simultaneous purchase of pesticides or other articles;

"(e) To purchase, sell or transact any other business in food crop fertilizer coupons; or

"(f) For any farmer, planter or end-user of food crop fertilizers to fail to use the same during the agricultural year when it was duly procured or obtained.

"Sec. 7. It shall likewise be unlawful for any common carrier to accept, load or transport food crop fertilizers without a written permit from the Fertilizer Industry Authority."

"Sec. 8. For the purposes hereof, the following terms shall be understood in the sense hereinbelow indicated:

"(a) 'Food crop fertilizers' shall include all kinds, types or grades of fertilizers from whatever source which are intended for palay, corn, sorghum, soybeans and vegetables;

"(b) 'Divert' or 'diversion' shall refer to any act of varying the purpose or use of food crop fertilizers from that for which they are originally intended as provided for in the rules and regulations issued or promulgated by the Fertilizer Industry Authority."

"Sec. 9. The Fertilizer Industry Authority is hereby authorized to issue or promulgate rules and regulations to implement, and carry out the purposes of this Decree."

"Sec. 10 Any person who violates any of the provisions of this Decree, or any of the provisions of the rules and regulations issued or promulgated by the Fertilizer Industry Authority, shall be punished by imprisonment of not less than 15 years and 1 day nor more than 20 years if the amount involved is more than P50,000; by imprisonment of not less than 10 years and 1 day nor more than 15 years if the amount involved is more than P10,000 but does not exceed P50,000; and by imprisonment of not less than 5 years and 1 day nor more than 10 years if the amount involved is P10,000 or less, as well as a fine ranging from an amount equal to the value involved to three times such value, but which shall in no case be less than P5,000 nor more than P20,000; provided, that if falsification of a public or commercial document is committed by reason or on the occasion of the commission of any of the acts punishable herein, the offender shall be imposed the maximum fine and term of imprisonment as above prescribed."

"Sec. 11. The prosecution and conviction for violation of any provision of the rules and regulations issued or promulgated hereunder by the Fertilizer Industry Authority shall remain valid and effective, notwithstanding the termination of the existence of the Fertilizer Industry Authority pursuant to the provisions of Section 5 hereof."

SEC. 2. Section 6 of Presidential Decree No. 135 is changed to Section 12.

SEC. 3. Section 3, paragraph 13, of Presidential Decree No. 135 is hereby repealed.

SEC. 4. This Decree shall take effect immediately.

Done in the City of Manila, this 11th day of March, in the year of Our Lord, nineteen and seventy-five.

(Sgd.) FERDINAND E. MARCOS

President

Republic of the Philippines

By the President:

(Sgd.) ALEJANDRO MELCHOR

Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT OF THE PHILIPPINES
MANILA

PRESIDENTIAL DECREE No. 672

PROMOTING THE LIVESTOCK INDUSTRY IN SUPPORT OF THE GREEN REVOLUTION PROGRAM AND CREATING FOR THE PURPOSE REVOLVING FUNDS IN PROVINCES AND CITIES.

WHEREAS, it is the national policy to encourage every household to produce food for its own consumption and thereby improve the health and nutrition of our people;

WHEREAS, it is the policy to promote the livestock industry in the Philippines and disseminate information through practice on the care and feeding of livestock;

WHEREAS, many families would desire to raise animals on their own backyard and convert household leftovers into meat but do not have the ready cash to purchase the animals;

WHEREAS, the Department of Agriculture through the Bureau of Animal Industry in a joint project with the Green Revolution Program is providing credit to salaried employees of the government and the private sector on a salary deduction basis for the purchase of hogs, rabbits, goats and other livestock to enable each household to convert household leftovers into meat;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by the Constitution, do hereby decree and order that any payments made for the liquidation of the advances for the Green Revolution-Bureau of Animal Industry Joint Livestock project will be constituted into a Revolving Fund to be established in each city or province where the project will be implemented and that its expenditure may be authorized by the provincial or city Joint Green Revolution-Bureau of Animal Industry Livestock Committee in accordance with the guidelines of the project as determined by the Green Revolution National Executive Committee; and further decree and order that all laws or local ordinances, rules and regulations are hereby modified to allow such backyard livestock projects subject to reasonable restrictions affecting nuisance and sanitation.

Done in the City of Manila, this 13th day of March, in the year of Our Lord, nineteen hundred and seventy-five.

(Sgd.) FERDINAND E. MARCOS
President
Republic of the Philippines

By the President:

(Sgd.) ALEJANDRO MELCHOR
Executive Secretary

MGA KASULATAN AT DOKUMENTONG PANGKASAYSAYAN

(HISTORICAL PAPERS AND DOCUMENTS)

(SPEECH OF PRESIDENT MARCOS AT THE CLOSING CEREMONIES OF THE 10TH SESSION OF THE TRAINING PROGRAM IN DEVELOPMENT ECONOMICS OF THE UNIVERSITY OF THE PHILIPPINES, MAHARLIKA HALL, MALACANANG, APRIL 18, 1975)

I have come this morning, notwithstanding the tight schedule that has been imposed upon me by the circumstances, to emphasize one thing and that is: the well-rounded effort on the part of the government, and the appreciation of the press of such an effort, to develop the human resources which we consider the most valuable of natural resources in the Philippines. If there is anything which, perhaps, distinguishes the Philippines from the other countries in Asia today, other than Japan and Australia, it is not only the high rate of literacy but the high rate of qualified men, not only in technology but also in management. And, of course, the great number of lawyers in the Philippines. On the matter of lawyers, that is not much of a distinction, I suppose. In fact, I have always been asked, "What other products would you like to export?" And I always answer, "lawyers."

We have reached a point in our efforts at development where we can truly appreciate, everyone from the President all the way down to the men in the streets, the participation of men who are qualified not only for planning but for decision-making.

Of course, this is not the first time that I have spoken before you, before the graduates of the University of the Philippines Training Program in Development Economics. If you will remember, sometime in April 1969, I also spoke before the program's graduates at the Sulo Hotel in Quezon City. They were composed mostly of government employees who had responsibilities in planning and program execution. Now this program calls for nine months of consolidated study on development economics. It is, therefore, one of the most intensive training programs for government employees under the government and which the government supports.

I have always been publicized as establishing a tradition of appearing and, therefore, demonstrating appreciation of the political leadership for the dedication of men in the military, like the Philippine Military Academy graduates, ROTC graduates, the Training Corps graduates and, lately, the National Defense College of the Philippines which also grants a master's degree. Of course, the Development Academy of the Philippines under the president of the

University of the Philippines, has been emphasized because it also offers a training program which leads to the establishment of a Career Executive Service, with which we try to upgrade skills and talents, and more than this, the orientation, the development orientation of those in bureaucracy.

Today, however, I have come to point out the fact that we are drawing from the young, from the new graduates deliberately and in accordance with design and plan, in order to develop a new talented corps of technicians, technologists, planners, designers and decision-makers of the future. I would like to announce that I have just directed the director general of the NEDA to see to it that those in the higher brackets of these graduating classes of this training program should now be supported completely and financially, and move towards the acquisition or the attainment of a master's degree or a doctorate degree completely at the expense of the government.

I feel that we can spend so much for matters which may not, in the long run, be as critical or as crucial not only in our survival but in our progress, as the human mind, with its ingenuity, may spell the difference between movement and complete immobility. I feel that this certainly is not much but I believe this is a part of the entire program of government towards training the young. There are many many classes of training going on in the government today.

When we speak of land reform, for instance, we also speak of agricultural extension service. What is that except training? You train the farmers, perhaps the illiterate farmer, how to use modern agricultural methods and it's an on-going project. You have a school on the air every 5:30 in the morning. I don't know if you ever listen to this but the farmers all over the Philippines participate in this school. It's also part of training.

We have a manpower development council which attends to the out-of-school youth and I have just ordered that scouting should include, not just the schoolchildren, but those who are also outside of school because many, if not all, of the children who are out of school are out of school not because of their own desire to be so, but because of many factors beyond their control—like lack of funds. Then you have training programs going on in the different departments, training programs, for instance, which involve each and every area of activity.

Before we started lending money to the rural areas (because our country is, perhaps, the model of rural credit in Southeast Asia now, as we lent out P1.3 billion last year

to the rural areas without collateral, something which has never happened in the entire history of any Asian country) we trained the credit supervisors. This training was intensive. It was done under the auspices and supervision of the Central Bank. This kind of a training is multifaceted. It not only involves the question of credit, it also involves the applicability of credit policies on farming and the like.

I need not go into the fact that the land reform program required the training of more than 4,000 agricultural agents. And when we reorganized the Department of Agriculture and Natural Resources and split it up into two departments—one for agriculture and the other for natural resources, and then later created the Department of Agrarian Reform—then the training program, a massive training program, had to be immediately initiated. And this training program, of course, determines the success of this well-prepared program for not only shifting ownership from the big landowners to the tenants and small farmers but also to upgrade our agriculture.

If you will remember, it has been the experience of most countries engaging in land reform for the first two or three years of land reform to result in a reduction of harvest in the land reform areas. Well, in the Philippines we did something better. The harvest was not reduced. On the contrary, there was an increase of about 25 percent. All this was due to a training program of men actually participating in the effort, on-the-job as it were.

This program which you have just undergone, however, is a long-range deliberate program to create a new pool of talent from the young. You know, frankly, I wish we could organize a program to prepare political leaders. When I was in Congress, in the House of Representatives, I was appalled by the apparent ignorance and stupidity of the participants in the debates, as well as in the deliberations, both in the committees and on the floor. You can just imagine, I had just come from the war at that time and, of course, I had very great dreams. Anybody who fights a war has many dreams, many illusions because, otherwise, you don't fight at all. You have to have motivation. When you are fighting a war you have dreams about what you are going to have—a bright and great new world. You dream: when the war is over we will do this, we will do that and we will create a new nation, we will create a new country. And then comes the shock.

You got pushed into Congress and you listened and you asked yourselves: Are these the guys who are going to create a new world? And the answer is: No, we will

create a new world despite them. But I have always felt that there should be a deliberate effort on the part of those who know better to immediately draw on the young and from them create a pool of talented, brilliant and disciplined young men. Of course, all scholarship is disciplined. All training is part of orientation, concentration and dedication.

I am very happy, indeed, and I congratulate the participants in this program, as well as those who have led this effort under Director Encarnacion and Dr. Agustin Kintanar, and of course, Dr. Sicat and the president of the university.

I would like to state that I think the School of Economics of the University of the Philippines is doing rather well. I have pirated many of the graduates and they are doing well—for example, you have Dr. Sicat there and Dean Laya. Of course, the Central Bank immediately pirated Dean Laya in turn. But because of this, and I realized the very subtle suggestion on the part (or was it not too subtle?) of Dr. Agustin Kintanar that there seems to be a limited capacity.

I hereby announce that we shall build a building for the School of Economics starting with an initial release of P6 million and I hereby order that cornerstone be laid sometime in May. Make it May 4th.

Well, it's about time that we attend to the University of the Philippines. I don't think you have built a new building there in the last decade. Whatever it is, I did want to say that this training program is one of the most important training programs, not merely because of its uniqueness, its novelty. I understand the program directors and those who have sponsored it have drawn from the top/ranking graduates of three universities—the University of the Philippines, Ateneo University and La Salle University.

I announce this because not many of our people know what is happening in the country today. Little do they know the effort that we are exerting in trying to create a new generation of leaders, in the private and public sectors, a new generation that must take over because not too long from now all of us are getting older, (Look at all of us, we are all aging now). And I was not pointing to Dr. Sicat. No. But time moves very fast. You know, yesterday was my wedding anniversary. I did not announce it, I was . . . April 17th—this is one of the reasons why on the eve of my wedding anniversary I delivered this important foreign policy speech on military bases, mutual defense, security and the like. I thought like celebrating to myself and keeping, you know, faith with those who died in Bataan.

those young fellows who used to come up to the top of Mt. Samat.

It was my observation post as combat intelligence officer and we used to come up and look towards Manila because you could see Manila at four o'clock in the morning when the sun was rising and shed a few tears because we knew that the reinforcements were not coming. And the young have a way of feeling the pain of tragedy and enjoying it. This is one of the capabilities of the young. The old are often bitter about the tragedy. The young, to a certain extent, enjoyed the pain of tragedy including death. And I remember when we would go up because, when the order to surrender were being bruited about, the young officers, as I have already stated in some speeches, confronted the other officers including the American officers and asked them, "Why a surrender?" We could still break out. We had gone through the lines of the enemy many times. We knew where the lines were broken and we asked that we be allowed to fight and break out of an encirclement. But, of course, the orders were to surrender.

And then the order of surrender came out and we were not allowed to break out, then came this sad and lonely trek toward the mountain top where we then met, all the young men, all the young officers. All were young men, most of them graduates or students in universities from 18 to 21. And we all decided, after looking towards Manila, that, perhaps, it was time again to revive the tradition of courage of our people and without too much pomp, too much ceremony, in fact, almost casually everybody said: "This is the place in which to die. There will be no other battle, this will be our last battle."

And before we said goodbye to each other because, you know, the young, too, have a way of saying, "I'll see you up there, if we get there." We would talk about the Philippines, of our dreams, of our illusions and we agreed (you know, as if the future was ours to bargain away) if any of us should survive, that we see to it that the Philippines that we knew would be lovelier and more fair—a just and equitable Philippines. And, of course, everyone said, "No, I want to survive. You will probably survive, you run faster than I do."

But in fairness to all, everybody tried to die in Mt. Samat, thousands of them, thousands of the young, the youth. Every time I see the young I remember them. But now these battlefields that we fought are not these bloody battlefields anymore; the new battlefields, the new Bataans, the new Corregidors, the new Bessang Passes, the new final stands are more prosaic. They are less dramatic but they

are just as crucial. And they consists of improving the standard of living, balance of payments, external trade and exports. And in asking: How much is the price of sugar? How far has the price of copper gone down? Do you think it will go up? The Japanese are reducing the export volume of copper and have we set up the copper smelter? How much will it cost to set up a new nuclear plant and can we afford it? Let's go all over the figures again.

These are the battlefields, rather prosaic but just as crucial. They require the same dedication and the same courage of heart. And all that a leader like me can do is to say that you know what you are doing and this is where we are moving towards, that is our goal: a better Philippines. We are setting up a new society and we can create the atmosphere but we need men and women like you to bring about that dream.

And it is, indeed, a happy augury of things to come that the same young men and women could disappear in those bloody battlefields. The sanguinary battlefields are now the same men and women who will recreate their dreams, and that is you. I'm a little emotional about this for I am one of the few who can see their dreams come true. I'm one of the few who sat or who has sat on top of the social volcano, waiting for it to explode and be blown up to bits just like the rest of our people.

I have the help of many experts, they belong to my age. But the pride of any leader is to see to it that these dreams do not stop with him; that his plans are not shortlived. What is it that a man like me, who has reached the position of President, looking for? I have everything. As somebody asked me once, "What are you looking for yet? You have everything, you are President, you have power and you have a beautiful wife and children."

What a man like me dreams of would be to see the country move forward, and given such inertia, to be propelled with such momentum and so oriented that we will attain our dreams. No matter what the accidents will be, whatever be the international and domestic accidents—political, economic or social—whether the accidents mean the elimination of the leader and his replacement, that the country should move inevitably towards its goal.

This actually is what you dream about when you are a leader, when you are in a position like mine. And when I see young men and women like you working your hearts out as you have on this training program, I am gratified and happy because I see this dream coming about. I see this hope, this prayer, this plan coming about.

This is actually what I have come to tell you today. They have prepared for me a very long speech to deliver to you, of all the things that you are supposed to be doing, about how we spend so much for 1,000 scholars that we send abroad every year. But more than anything else, I have always felt that if there be but one or two who shall be inspired and dedicated, to such an extent that he shall give up everything in order that his country may live and not in some bloody battlefield but in some casual, prosaic, ordinary, tedious and often thankless job, and if there be anyone dedicated with passion to the anonymity of hard work, then I think the country is safe and in good hands. And as I look at you, I can only say that this training program has achieved many of the dreams that the older generation and the younger generation and the entire nation have had.

And so, I congratulate all of you. I assure you that as long as I am President, I will be watching the development of this training program. And I hereby pledge continuous and full support for those who have put their faith in this training program. And for the graduates I say: From this day forward, you are a marked man, you are marked for leadership and for success.

Thank you and good day.

MGA HATOL NG KATAAS-TAASANG HUKUMAN
(DECISIONS OF THE SUPREME COURT)

[No. L-29998. October 21, 1974]

FIRST DIVISION

MARIA CRISTINA FERTILIZER CORPORATION, petitioner *vs.*
WORKMEN'S COMPENSATION COMMISSION and EPIFANIA
VDA. DE CASTILLO, respondent.

Pacito G. Caliboso for the petitioner.

Casimiro T. Juarez and *Luis B. Buendia* for the respondent Epifania Vda. de Castillo.

PETITION for review of a decision of the Workmen's Compensation Commission.

SYNOPSIS

This petition for review was filed by petitioner corporation after it failed to obtain a reconsideration of the decision of the Workmen's Compensation Commission reversing the findings of the Chief Referee of the Workmen's Compensation Unit Regional Office No. XI, Department of Labor, which dismissed the claim for death benefits on the ground that the cause of death was not service connected, for cancer of the liver is not an occupational disease of the employees at the fertilizer plant.

Decision appealed from is affirmed.

SYLLABUS

of the Ruling of the Court

1. WORKMEN'S COMPENSATION; OCCUPATIONAL DISEASES; AWARD OF DEATH BENEFITS IS NOT RESTRICTED TO OCCUPATIONAL DISEASES.—Even granting that cancer of the liver is not an occupational disease, it is not an obstacle to the compensability of the illness, where it is shown that the late employee worked for more than nine years, and was exposed daily to dust, gases, and fumes of various chemical matters. The hazards in the laboratory may have affected his health and reduced his body resistance that it could not withstand the infection of the liver, which later became cancerous. At the very least the conditions of work, as found by the respondent Commission, aggravated his illness.
2. ID.; PRESUMPTION; ILLNESS AROSE OUT OF OR AGGRAVATED BY THE EMPLOYMENT; ABSENCE OF CONTRARY PROOF.—Once it is established that the illness supervened during employment, there is a rebuttable presumption that such illness arose out of the employment or was at least aggravated by it; and the employer has the burden of proving the contrary by substantial evidence. The mere opinion of the plant physician that there was no causal connection between cancer of the liver and the nature of employment cannot prevail over the said presumption.

OPINION OF THE COURT

MAKALINTAL, C. J.:

This is a petition for review of the decision of the Workmen's Compensation Commission dated July 24, 1968, awarding compensation benefits to the claimants, and of the resolution of the Commission *en banc* dated September 24, 1968, denying the motion for reconsideration.

The late Alfonso Castillo was a laboratory technician in the fertilizer plant of the Maria Cristina Fertilizer Corporation with a monthly salary of ₱175.00 at the time of his death. He started working in said plant as a laboratory helper in 1953 when it was still owned by the National Power Corporation. Inside the laboratory where he worked the temperature was warmer than the temperature outside and the air was polluted by different gases (ammonia gas, ammonium sulfate gas, sulphur dioxide gas, sulphur trioxide gas, banadium pentoxide gas), dust (iron dust, silicon dust) and fumes from various kinds of chemical matter.

On December 1, 1962 Castillo started having abdominal pains which disabled him for his usual work. He was treated by Dr. James Echiverri, Medical Director and Plant Physician of the fertilizer firm, who provisionally diagnosed his illness as schistosomiasis of the liver and had him confined at Dr. Uy's Clinic in Iligan City.

When his condition improved he was discharged from said clinic, but after a week the symptoms reappeared, so he was hospitalized again. This time he was confined at the Mindanao Sanitarium and Hospital, also in Iligan City, where his ailment was diagnosed as primary carcinoma of the liver. After a biopsy was performed the carcinomatous condition of the liver was confirmed. Upon advice of Dr. Buendia, one of the attending physicians, Castillo was airlifted to Manila and taken to the North General Hospital, where he died on January 9, 1963 of cancer of the liver.

Meanwhile, on January 5, 1963, the Marcelo Steel Corporation, as operators and managers of the Maria Cristina Fertilizer Plant, sent by registered mail to the Regional Office No. XI, Department of Labor, in Cagayan de Oro City, a notice controverting any claim for compensation should one be filed by or on behalf of Alfonso Castillo. On January 14, 1963, or five days after his death, the employer sent by registered mail to the Regional Office (1) the "Employer's Report of Accident or Sickness," with a similar statement of controversion, and (2) the "Physician's Report for Sickness or Accident."

Acting on the aforementioned reports, the Regional Office set the case for hearing on February 22, 1963 and issued the corresponding notice therefor. However, the hearing as scheduled was postponed.

On June 24, 1963 the counsel for the employer was furnished a copy of the Notice of Claim for Compensation in Death Cases signed by the late employee's widow, Epifania Vda. de Castillo, in her own behalf and that of her minor children.

After both parties presented evidence the Chief Referee of the Workmen's Compensation Unit, Regional Office No. XI, Department of Labor, rendered his decision, dated September 29, 1966, dismissing the claim on the ground that the cause of death was not service-connected. The claimant filed a petition for review of the decision; the Chief Referee denied it in his order dated November 28, 1966 and had the entire record of the case elevated to the Workmen's Compensation Commission for review.

On July 24, 1968 the Commission, through Associate Commissioner Paciano C. Villavieja, reversed the decision of the Chief Referee and ordered the respondent to pay: (1) the claimants, thru the Commission, the sums of P4,000.00 as death compensation and of P200.00 as burial expenses; (2) the claimant's counsel, thru the Commission, the sum of P420.00 as attorney's fees; and (3) the Commission the sum of P45.00 as costs. Unable to obtain a reconsideration of the decision, the respondent filed the instant petition for review.

The petitioner now contends that the respondent Commission erred: (1) in holding that "the respondent, by legal dictum, is deemed to have waived its right to controvert the claimant's right to compensation benefits under the law;" and (2) in not dismissing the claim.

We first take up the issue of compensability raised in the second assignment of error. The petitioner claims that Castillo's death was not service-connected, for cancer of the liver is not an occupational disease of its employees at the fertilizer plant, and that the hazards of the work therein may cause or aggravate respiratory diseases only, but not cancer of the liver because said organ is not accessible thru the respiratory system but thru the gastrointestinal tract. The petitioner adverts to the testimony of Dr. Leonida C. Buendia, the medical witness for the private respondent, that everybody may be affected with cancer of the liver and that there is no specific cause of said ailment; and to the testimony of its plant physician, Dr. James L. Echiverri, that aside from the late Alfonso Castillo, he did not know of any other employee of the company who had had cancer of the liver. The petitioner also invokes the dissenting opinion of Associate (Medical) Commissioner Herminia Castelo-Sotto holding that there was no causal relation between Castillo's employment and the illness that cause his death.

The petitioner cannot be sustained. Even granting that cancer of the liver is not an occupational disease of its employees, it is not an obstacle to the compensability of the illness. In the case of Manila Electric Company *vs.* Workmen's Compensation Commission, ⁽¹⁾ this Court affirmed the award for death cause by brain tumor, although it was ruled out as an occupational disease. It may be noted in the instant case that the late Alfonso Castillo worked for more than nine (9) years in the laboratory of the petitioner and was exposed daily to dust, gases and fumes of various chemical matters. While the liver is not accessible through the respiratory system, nevertheless there is the strong probability that the hazards in the laboratory where he worked for so many years so affected his health and reduced his body resistance that it could not withstand the infection of the liver, which later became cancerous. At the very least the conditions of work, as found by the respondent Commission, aggravated his illness.

The foregoing conclusion is not without legal basis. It is now well-settled that once it is established that the illness supervened during employment, as in this case, there is a rebuttable presumption that such illness arose out of the employment or was at least aggravated by it; ⁽²⁾ and the employer has the burden of proving the contrary by substantial evidence. Here the petitioner failed to discharge that burden. It did not adduce substantial evidence tending to show that the disease which caused the death of the late Alfonso Castillo was not service-connected. The mere opinion of its plant physician that there was no causal connection between cancer of the liver and the nature of Castillo's employment cannot prevail over the said presumption. ⁽³⁾

With the resolution of the issue of compensability, We do not deem it necessary to go into the question of the timeliness of the controversion of the claim.

WHEREFORE, the decision of the Workmen's Compensation Commission, dated July 24, 1968, and its resolution, dated September 24, 1968, are hereby affirmed, with costs against the petitioner.

Teehankee, Makasiar, Esguerra and Muñoz Palma, JJ. concur.

Castro, J. took no part.

Decision affirmed.

⁽¹⁾ No. L-31591, June 30, 1971 (39 SCRA 669).

⁽²⁾ *Justiniano vs. Workmen's Compensation Commission*, No. L-22774, November 21, 1966, 18 SCRA 677; *Magalona vs. Workmen's Compensation Commission*, No. L-21849, No. L-23489, March 27, 1968. 22 SCRA 1278.

⁽³⁾ *Magalona vs. Workmen's Compensation Commission*, *supra*; *Abana vs. Quisumbing*, *supra*.

[No. L-28451. October 28, 1974]

SECOND DIVISION

PEOPLE OF THE PHILIPPINES, plaintiff-appellee, *vs.* POLICARPIO TUMALIP, et al., defendants-appellants.

Solicitor Felix V. Makasiar, Assistant Solicitor General Antonio A. Torres, and Solicitor Alicia V. Sempio-Diy for the plaintiff and appellee.

Roberto S. Benedicto (Counsel de Oficio) for the appellant Pedro Fullante.

Alberto R. Avanceña (Counsel de Oficio) for the appellants Policarpio Tumalip and Angelito Bosque.

APPEAL from the judgment of the court of First Instance of Abra, Oflada, J.

SYNOPSIS

From the market place where an exchange of words ensued, the three appellants and Buenavista followed the four Callejo brothers on their way home. Having spotted them, the Callejo brothers sought refuge in the house of Tierra. Buenavista fired successive shots at the house, Tierra, Antinedoro Callejo and Felino Callejo were instantly killed. Abdon Callejo was also hit but managed to crawl to the main part of the house. Pedro Callejo escaped unscathed and reported the shooting to the police authorities at the municipal building. Appellants were charged and, on the basis of the positive identification of the two remaining Callejo brothers, were convicted of murder against the three deceased; frustrated murder against Abdon Callejo; and attempted murder against Pedro Callejo. On appeal, appellants Bosque and Tumalip claim that they were innocent bystanders during the shooting, while appellant Fullante insists that he was not present at the scene of the incident.

Judgment affirmed with modifications.

SYLLABUS

of the Ruling of the Court

1. EVIDENCE; WITNESSES; CREDIBILITY; VARIANCE ON MINOR DETAIL IN TESTIMONIES A BADGE OF VERACITY.—Variance on minor detail in the testimonies of witnesses may be considered as a badge of veracity, considering that witnesses react differently to what they see and hear depending upon their situation and state of mind. (*People vs. Pascual*, June 30, 1953; *People vs. Mones*, May 6, 1950).
2. ID.; PART OF *RES GESTAE*; STATEMENT MADE IMMEDIATELY AFTER STARTLING OCCURRENCE CONSIDERED PART OF *RES GESTAE*.—A statement made almost immediately after a startling occurrence, although not an ante-mortem declaration, may be considered as part of the *res gestae*.
3. ID.; IDENTIFICATION OF ACCUSED; DENIAL OF PARTICIPATION AND ALIBI WORTHLESS IN THE FACE THEREOF.—In the face of a positive and convincing identification of accused as those who

participated in the commission of the crimes, their denial and alibi are worthless.

4. ID.; EXTRA-JUDICIAL STATEMENT; VOLUNTARINESS.—Where a declarant subscribed to the veracity of his extra-judicial statement, which contains exculpatory facts, without proving his alleged maltreatment in the execution thereof, the same cannot be repudiated as being involuntary.
5. ID.; CONSPIRACY; MERE PRESENCE DURING COMMISSION OF OFFENSE NOT AN EVIDENCE THEREOF.—In the absence of evidence that accused had any personal enmity or grudge against the intended victim, their participation in the criminal act being limited to being present when the crime was committed, the accused may only be considered as accomplices. (*People vs. Tamayo*, 44 Phil. 38; *People vs. Bantogan*, 53 Phil. 834).
6. AGGRAVATING CIRCUMSTANCES; TREACHERY; SUDDEN AND UNEXPECTED ATTACK WITH DEADLY WEAPON INDICATES TREACHERY.—A sudden and unexpected attack with a deadly weapon is treacherous.
7. ATTEMPTED MURDER; INTENT TO KILL; EVIDENCE THEREOF MUST BE SHOWN.—In the absence of any evidence showing that the accused intended to kill the victim and performed overt acts directly designed to realize that intention, the accused cannot be held guilty of attempted murder.

OPINION OF THE COURT

ANTONIO, J.;

Appeal from the judgment of the Court of First Instance of Abra in Criminal Case No. 337 sentencing appellants Policarpio Tumalip *alias* Carpo, Angelito Bosque *alias* Heling, *alias* Hilario Bosque, and Pedro Fullante *alias* Pedring, to suffer each, triple life imprisonment, for the murder of Ambrocio Tierra, Felino Callejo and Antenidoro Callejo, an indeterminate penalty ranging from eight (8) years and one (1) day of *prisión mayor*, as minimum, to fourteen (14) years and eight (8) months of *reclusión temporal*, as maximum, for the frustrated murder committed on Abdon Callejo, and an indeterminate penalty ranging from two (2) years and four (4) months of *prisión correccional*, as minimum, to eight (8) years of *prisión mayor*, as maximum, for the attempted murder of Pedro Callejo, to indemnify, jointly and severally, each of the heirs of Ambrocio Tierra, Felino Callejo and Antenidoro Callejo in the amount of six thousand pesos (P6,000.00) without subsidiary imprisonment in case of insolvency and to pay the costs.

The record discloses the following facts:

At about eight o'clock in the morning of September 10, 1961, the brothers Antenidoro, Felino, Abdon, and Pedro, all surnamed Callejo, of Barrio Libtec, Dolores, Abra, left their barrio to buy rice and other household necessities, in the town of Lagangilang, the day being Sunday and a market day in the latter municipality. After walking about seven (7) kilometers they arrived in Lagangilang at about ten o'clock that same morning. In the

market place of Langangilang, the Callejo brothers met Antonio Buenavista, together with appellants Policarpio Tumulip and Angelito Bosque. Buenavista inquired from Antenidoro Callejo if it was true that he was the paramour of Segundina Barcena, wife of Pedro Fullante. Antenidoro denied this accusation explaining that such imputation had already been cleared up at a meeting in the house of barrio lieutenant Federico Buenavista of Talugtug, Dolores, Abra. Buenavista, however, insisted saying, "You still deny fool?" to which Antenidoro answered: "No, Manong." Appellants Bosque and Tumulip then intervened, saying: "We better give them." The four Callejo brothers then retreated to the store of Julian Atmosfera, but the three followed them. Antonio Buenavista thereupon challenged them to make a move if they were men, but Abdon Callejo replied that they had no intention of picking up a quarrel. Abdon declared that he heard Tumulip and Bosque say, "We better fetch now Pedro Fullante," then the three (Buenavista, Tumulip and Bosque) went away.

Apprehensive because of the threatening attitude of the three men, the Callejo brothers, instead of walking home, decided to take a bus to Talugtug on their way to their barrio. It was already between three to four o'clock in the afternoon when they got off at Talugtug. As they were walking towards Barrio Libtec, they spotted the three appellants and Antonio Buenavista several meters ahead of them on the trail. Antonio Buenavista was carrying a carbine, while Policarpio Tumulip, Angelito Bosque and Pedro Fullante were each armed with a bolo. Fearful for their lives, the Callejo brothers instead of proceeding towards their home, sought refuge in the house of Ambrocio Tierra, a member of the barrio council of Talugtug. The three appellants and Antonio Buenavista, however, saw and followed them. It was while the Callejo brothers were in the house of Tierra that Antonio Buenavista, who stationed himself from an elevated position near a bamboo grove northeast of the house, fired at the house with his carbine. The initial burst of gunfire was followed after some interval by successive shots from the carbine. Instantly killed by the ensuing fusillade were Ambrocio Tierra, Antenidoro Callejo and Felino Callejo. Felino Callejo's body was found sprawled on top of the landing where the ladder leading to the house was situated. The body of Antenidoro Callejo was lying on the southern portion of the house, in the ante-sala, while that of Ambrocio Tierra was in the middle of the sala. Abdon Callejo was also hit but managed to crawl to the main part of the house. Pedro Callejo was able to escape unscathed and succeeded in reaching the municipal building of

Dolores where he reported the shooting to the police authorities. According to Abdon, after he heard the first gun report, he saw Antonio Buenavista, firing at them from a bamboo grove northeast of the house, with Tumulip, Bosque and Fullante crouching at his side. Six (6) empty carbine shells were later found by the police authorities in front of the bamboo grove, twenty-eight (28) meters northeast of the house of Ambrocio Tierra.

Abdon Callejo also declared that after the shooting, appellants Policarpio Tumulip, Angelito Bosque and Pedro Fullante, armed with bolos, ascended the ladder of the house and upon seeing the prostrate forms of the victims, Pedro was heard to remark, "They are all dead." After those words were uttered, Antonio Buenavista called for them and thereafter the four men left the premises. According to Abdon Callejo, he escaped further harm by feigning to be dead when the three appellants went up the house.

Among those who arrived at the scene of the incident and who gave succor to the wounded Abdon were Venancio Atmosfera and Lino Talingden. It was they who brought Abdon to the hospital aboard a Philippine Rabbit Bus.

At the hospital, a constabulary soldier investigated Abdon Callejo about the shooting. Due to the seriousness of his wounds it was at first thought that his declaration that evening would be his *antemortem* statement (Exhibit "F"). The statement of Pedro Callejo (Exhibit "1") was also taken by PC Sgt. Eduardo Malañgen the day following the commission of the crime.

According to the autopsy conducted on the bodies of the deceased Ambrocio Tierra, Antenidoro Callejo and Felino Callejo, the three died as a result of gunshot wounds, severe hemorrhage and traumatic shock (Exhibits "C", "H", and "A", respectively). Abdon Callejo, as a result of his gunshot wounds, was hospitalized for fourteen (14) days (Exhibit "D"). Dr. Jose M. Buhain, resident physician at the Abra Provincial Hospital, declared that if he had not been brought to the hospital soon enough, he would also have died from loss of blood as well as possible infection and tetanus.

II

The killing of the three victims, Antenidoro Callejo, Felino Callejo, and Ambrocio Tierra, as well as the wounding of Abdon Callejo, as a result of the shots fired by Antonio Buenavista, who is at large, is not disputed. At issue is the criminal participation of the three appellants, it being the claim of appellants Bosque and Tumulip that they were innocent bystanders during the shooting, while appellant Fullante insists that he was not present at the scene of the incident.

According to appellants Tumalip and Bosque, they could not have been with Buenavista at the time he accused Antenidoro of being the paramour of Fullante's wife at Lagangilang, as, on that morning of September 10, 1961, they were grazing their carabaos north of the barrio of Piedad, in Dolores, Abra. At about noon, they tied their animals and went home for lunch and had a short nap. Later, at about two o'clock in the afternoon, they went to the place where their animals were tied and it was on that occasion when Antonio Buenavista, who was in fatigue uniform and armed with a gun, invited them to join him in a picnic of goat's meat in the house of Ambrocio Tierra. On the way to the place, Buenavista told them to ascertain whether their companions were already in Tierra's house. Bosque and Tumalip went ahead and upon seeing some persons in the house, informed Buenavista of the presence of persons in Tierra's place. All of a sudden, Buenavista fired his gun towards the direction of the house of Ambrocio Tierra. Bosque and Tumalip, claiming that they were afraid, ran home and reported the matter to their parents. Both denied having entered the house of Ambrocio Tierra after the shooting. Appellant Pedro Fullante likewise denied having been in Lagangilang on the morning of September 10, 1961 and in having participated in the killing of the victims. Fullante declared that at about four o'clock in the afternoon of September 10, 1961, while he was working in his farm in Talugtog, Dolores, Abra, he saw Antonio Buenavista pass by armed with a carbine. A few hours thereafter, he heard gun detonations. He went home to inquire from his mother where the shooting occurred. His mother told him that it was his duty as a barrio sub-lieutenant to investigate. Consequently, he proceeded to the house of Ambrocio Tierra where he saw the bodies of Antenidoro Callejo, Felino Callejo, and Ambrocio Tierra. Upon noticing that Abdon Callejo, was wounded, he brought him aboard a Philippine Rabbit Bus to the hospital at Bangued. He impugned his extra-judicial statement before the police authorities (Exhibit "1-Fullante"), claiming that the same was executed as a consequence of the maltreatment inflicted upon him by Police Chief Claudio Castillo of Dolores, Abra.

Florendo Pilotin, testifying for the defense, declared that it was Antonio Buenavista who had a heated argument with Felino and Teodoro (Antenidoro) Callejo about politics near the crossing south of the house of one, Jesus Villamor, in Lagangilang. The discussion became so heated that one, Julian Atmosfera, allegedly had to pacify them.

Irineo Balonzo and Justina Balonzo, wife of the deceased Ambrocio Tierra, also testified for the defense.

Irineo Balonzo, who is also known as Arsenio Balonzo, testified that he was inside the house of Ambrocio Tierra between the hours of three and four o'clock in the afternoon of September 10, 1961 when the Callejo brothers arrived; that "Doro" Callejo and "Lino" Callejo informed Tierra that while they were on their way to Libtec, they saw some persons trying to ambush them, consequently they came to him to borrow his gun, but Tierra said he had none; that Felino Callejo sat at the topmost rung of the ladder while Antenidoro, Abdon, and Pedro Callejo remained downstairs; that all of a sudden, he heard gun reports, and he lay immediately on the floor with the child he was then holding; that "Doro" Callejo, "Lino" Callejo and Ambrocio Tierra were immediately killed, while abdon was still able to enter the house; and that after the firing had subsided, several persons arrived, one of whom was appellant Pedro Fullante, who was sent to get a ride to bring the wounded to the hospital. This witness, however, admitted that he never related immediately the incident to the police authorities as he was in a temporary state of shock. It was only on September 25, 1961 when he was able to give a statement to the Assistant Provincial Fiscal on the matter. Justina Balonzo also testified that she heard gun reports but she did not notice where they came from. She denied, however, that the three appellants came up the house to verify if the victims were already dead. She said that Fullante only arrived after the shooting to help the wounded. On cross-examination she admitted that after the death of her husband she abandoned her conjugal home to live without benefit of marriage with Celedonio Aldaca in Manila.

Abdon Callejo, on rebuttal, denied that Pedro Fullante was among those who brought him to the hospital, claiming that those who took him there were Domingo Atmosfera, Aning Alcantara and his brother, Pedro Callejo.

III

The incident at Lagangilang on Sunday morning, September 10, 1961 when Antonio Buenavista, in the presence of appellants Tumulip and Bosque, accused Antenidoro Callejo of being a paramour of his niece, Segundina Barcena, appears to be sufficiently established by the evidence. Appellants in their attempt to impugn Pedro Callejo's credibility contend that in Pedro's sworn statement of September 11, 1961, before Sgt. Eduardo Malañgen of the Constabulary (Exhibit "1-Bosque & Tumulip") he only mentioned the names of Antonio Buenavista and Pedro Fullante as the two who had a verbal altercation with the Callejos in the morning of September 10, 1961. It is noteworthy, though, that Pedro Callejo was referring only to the identity of the persons who accused Antenidoro,

and not to the identity of all the persons present at the time when Buenavista confronted Antenidoro. Such statement does not therefore inveigh against the fact that Tumulip and Bosque were also present during that incident. The testimony of Jesus Villamor that she saw only Antonio Buenavista quarrelling with one of the Callejo brothers near the market at Lagangilang that Sunday morning, certainly does not entirely exclude the possibility that appellants Tumulip and Bosque were also present. For Villamor himself admitted that while Buenavista was quarrelling with one of the Callejo brothers, "there were many people roaming around them" as it was market day. It is true that there is an apparent inconsistency between the testimony of Pedro Callejo and that of his brother Abdon on the presence of appellant Pedro Fullante during that quarrel. For while Pedro Callejo testified that Fullante was present and even accused his brother, Antenidoro, of telling a lie when the latter denied the imputation, his brother, Abdon Callejo, on the other hand, made no mention of appellant Fullante's presence. This variance in their testimonies is of no moment, considering that there were many people near Buenavista when he unleashed his verbal tirade at Antenidoro, and it is probable that Abdon might have failed to notice the presence of Pedro Fullante. Rather than detract from their credibility, such variance on a minor detail may be considered as a badge of veracity, considering that witnesses react differently on what they see and hear depending upon their situation and state of mind.¹ Both Pedro Callejo and Abdon Callejo were, however, positive that Antonio Buenavista, who was then armed with a carbine, and the three appellants, who were all armed with bolos, were waiting for them at about four o'clock in the afternoon of September 10, 1961 when they were walking towards Barrio Libtec; that realizing the danger to their lives if they continued on their way, the four brothers sought refuge in the house of Ambrocio Tierra, a member of the barrio council of Talugtug; that the four men still followed them; that appellants Tumulip and Bosque even tried to verify their presence in the house of Tierra and it was only after they were certain that the Callejos were there that Antonio Buenavista fired his automatic carbine towards the house of Tierra; that while Buenavista was firing his gun, the three appellants—Tumulip, Bosque and Fullante—were crouching by his side. According to Abdon Callejo, after he was wounded he crawled to the interior of the house and it was at that juncture when appellants Tumulip,

¹ *People vs. Pascual*, No. L-4801, June 30, 1953; *People vs. Mones*, No. L-2029, May 6, 1950.

Bosque and Fullante with drawn bolos went up the house, and upon reaching the stairs Pedro Fullante remarked: "They are all dead," then he heard Antonio Buenavista call for them: "You come down already." After that they left the premises.

There are other circumstances which strongly indicate the spontaneity of the identification of appellants by these witnesses: (1) A few hours after he was shot and suffering from the agony of his injuries, Abdon Callejo positively identified Antonio Buenavista, Policarpio Tumulip and another one from "the same barrio of Policarpio Tumulip," as the group that fired at them.

"Q - Who were they who shot you?

A - They are Antonio Buenavista, Policarpio Tumulip and another one, I don't know his name who is from the same barrio of Policarpio Tumulip."^{1-a}

(Exhibit "F").

This statement, although not an *ante-mortem* declaration, may, however, be considered as part of the *res gestae*, for it was made almost immediately after the startling occurrence. (2) Pedro Callejo, as early as September 12, 1961, declared under oath before the justice of the Peace of Dolores, Abra, on the fact that Antonio Buenavista and the three appellants—Tumulip, Bosque and Fullante—were the ones responsible for the attack made upon his brothers and Ambrocio Tierra on the afternoon of September 10, 1961.

"Q - What place did they stay to shoot you if you know?

A - On the northeast of the house of Ambrocio Tierra, sir.

Q - Who shot you?

A - Antonio Buenavista, stood near the bamboo grove in a position with his carbine aimed at us, then he shot us followed with a volley of gun fire, and Policarpio Tumulip, Pedro Fullante and Angelito Bosque stayed near him, Pedro Fullante on the right side, and Policarpio Tumulip on his left side, also Angelito Bosque sat behind him.

Q - Where were your brothers, Abdon, Felino, Antenidoro, Ambrocio Tierra and also you when there was gun fire and the sound of gun fire coming from the place where Antonio Buenavista was?

A - Felino Callejo was sitting on the stair of the house, Antenidoro Callejo was standing near the stair facing my elder brother Felino toward the south my younger brother Abdon was also standing facing Felino, Ambrocio Tierra was then making eyeglasses for fishing, at the door of their house and myself was facing a bamboo grove where these people who shot us stayed at the east side of the house where we stayed.

Q - What happened after the sound of gun fire, if any?

A - I saw my elder brother Felino, lying near the stair, and my elder brother Antenidoro went up the stair, fell and lie down on

^{1-a} Appellant Angelito Bosque is from the same barrio as that of Policarpio Tumulip.

the bangzal (anteroom) of the house, Ambrocio Tierra went inside the house, Abdon was bent to the ground near the stair and then went up inside the house, and when I have seen my brothers lying down, I lie down myself on my belly near the house, and when there is no more sound of gun fire, I ran coming to this Municipal Building of Dolores, Abra, and I reported all that happened to us.

* * * * *

Q - Do you know what is the cause why Antonio Buenavista, Policarpio Tumulip, Pedro Fullante and Angelito Bosque shot you?

A - They accused my elder brother Antenidoro Callejo, to be the the paramour of Segundina, the wife of Pedro Fullante, the reason why they shot us." (Exhibit "1-Bosque & Tumulip")

The early identification of appellants by the prosecution witnesses as the companions of Antonio Buenavista in perpetrating these heinous offenses, which identification led to their prompt arrest, bespeaks of their spontaneity and veracity.²

In the face of the positive and convincing identification of appellants as those who participated in the commission of the crimes in the case at bar, their denial and *alibi* are worthless. For one thing, appellants Tumulip and Bosque admitted their presence at the scene of the shooting, although they claimed that they joined Buenavista unaware of his criminal intention. This claim is unworthy of credence. It is rather highly improbable that they would have joined Buenavista, knowing that he was armed with an automatic carbine, without even asking him why he was armed, considering that they were allegedly going to a picnic. Besides, why should Buenavista bring the two appellants with him to the place where he was going to commit a crime unless the two had a previous understanding with him on the matter. Obviously, Buenavista did not bring the two appellants just to enable the latter to witness his criminal act. As regards appellant Pedro R. Fullante, his denial on the witness stand on his participation is contradicted by his admissions contained in his sworn statement on September 11, 1961 before the Justice of the Peace of Dolores, Abra. In that statement, he admitted that he was with appellants Bosque and Tumulip, together with Antonio Buenavista, when the latter shot the victims.

"Q - Why are you here now in the Municipal Building, in the office of the Chief of Police of Dolores, Abra?

A - I have come to give a statement of the truth of what I have witnessed in the shooting of Ambrocio Tierra, Teodoro Callejo, Felino Callejo and Abdon Callejo by Antonio Buenavista, Policarpio Tumulip and Angelito Bosque in the house of Ambrocio Tierra in Barrio Talugtug, Dolores, Abra, yesterday September 10, 1961.

² *People vs. Corpus*, 107 Phil., 48.

Q - Give all what you know how Teodoro Callejo, Ambrocio Tierra, Felino Callejo and Abdon Callejo were shot?

A - At around the hour of 2:30 o'clock in the afternoon of September 10, 1961, I was near my ricefield grazing my carabao, not very long, Policarpio Tumulip, Angeling Bosque, Antonio Buenavista approached where I was, and Policarpio Tumulip said: 'We were almost killed by Teodoro Callejo,' and Antonio, also said, 'Doro, is there', and what I answered, 'They are not there uncle,' (Tata) and he again said, 'Are you telling a lie'. And he immediately followed with a statement, 'You follow us and see them.' That way I followed them as far as near the place east of our house, and Antonio Buenavista, sent Angeling Bosque, and Policarpio Tumulip to see and verify where is Teodoro Callejo, and not very long Angeling Bosque and Policarpio Tumulip returned to where we were and informed us that they were, near the house of Ambrocio Tierra, and Antonio Buenavista, who is armed with a carbine at once told me, "Let's go Angeling, Carpio, to shoot them, and you Pedring, you stay in a place not far from me, you see if there are people there, because, I was afraid I obeyed what he asked me to do and if I do not follow, he will shoot me.

Q - What did Antonio Buenavista, Angeling Bosque and Policarpio Tumulip do?

A - Antonio Buenavista stood up and shoot Felino Callejo, who was sitting in the place of the stair and the anteroom (bang-zal) was the place where his other brothers were when the sound of a rapid fire came from the gun held by Antonio Buenavista, and after the shooting they ran away to the east, I also went away to see my cow and carabao at the place where I left them to graze.

Q - Where did Antonio Buenavista place himself to shoot Teodoro Callejo, Felino Callejo, Ambrosio Tierra and Abdon Callejo and what is their relative position at the time they were shot?

A - On the northeast of the house of Ambrocio Tierra, and north of my house.

Q - How many meters away is Antonio Buenavista, in shooting Teodoro Callejo, Felino Callejo, Ambrosio Tierra and Abdon Callejo?

A - More or less twenty (20) meters, sir.

* * * * *

Q - Are you related to Antonio Buenavista?

A - I am not related to him, but he is the uncle of my wife Segundina Barcena.

Q - Are you holding any position in your barrio, if any?

A - 2nd barrio lieutenant of Barrio Talugtug, Dolores, Abra.

Q - You stated that you followed, what is also your weapon?

A - I am not armed, sir.

Q - What is your participation, if any?

A - I did not do anything against those who were killed, and that now, I have come to give a statement of the truth of what I have witnessed these three, namely: Antonio Buenavista, Angeling Bosque and Policarpio did."

* * * * *

(Exhibit "1-Fullante").

It is true that appellant Fullante later repudiated said extra-judicial statement (Exhibit "1-Fullante") by claim-

ing that he was maltreated by the Chief of Police of Dolores, Abra, and that he signed the same after Sgt. Eduardo Malañgen held his head and bumped it to the table saying "You sign that now and nothing will happen to you." It should be noted, however, that Fullante never complained about his alleged maltreatment to the Municipal Judge when he confirmed under oath the veracity of said declaration. Apart from this, as observed by the trial court, the signature of said appellant appearing in Exhibit "1-Fullante" was written with a firm and steady hand, which otherwise, would not have been the case if the person affixing his signature thereon were nervous and under emotional stress as a result of any maltreatment. But what is more significant is the fact that the extra-judicial statement contains exculpatory facts tending to show that Pedro Fullante was a mere innocent bystander. Certainly, if they were not the voluntary statement of said appellant but a concoction of the police authorities, it is quite incredible that the latter would be more interested in exculpating the declarant rather than in proving clearly his criminal complicity. According to appellant Fullante, he was arrested by the Chief of Police of Dolores and P. C. Sgt. Eduardo Malañgen at about sunset, just a few hours after the slaying of the three victims. This circumstance shows that Fullante was immediately identified as one of the perpetrators of the offense by the witnesses.

Appellants place much reliance on the testimony of Irineo Balonzo and Justina Balonzo, that said witnesses did not see appellants enter the house of Ambrocio Tierra immediately after the shooting for the purpose of verifying whether or not the victims were already dead. It must be noted that the aforesaid declaration of Irineo Balonzo is inconsistent with his sworn statement before Special Counsel Montero of the Provincial Fiscal's Office of Abra, dated September 25, 1968 (Exhibits "G" to "G-1"), wherein he stated, *inter alia*, that when the Callejo brothers were about to leave, he heard successive gun reports coming from northeast of the house; that Doro and Ambrocio Tierra shouted "We are dying!"; that immediately he lay down on the floor face downward; that after the firing stopped, he raised his head to see whether anyone was hit, and he saw Felino lying prostrate, Doro was lying sidewise and so with Ambrocio Tierra; while Abdon Callejo entered to seek refuge inside the house and lay down on the eastern corner of the house; that since there was no noise from Felino Callejo, Antenidoro Callejo and Ambrocio Tierra, he went to see what happened to them, and saw them already dead; that not long after he saw Pedro Fullante, Policarpo Tumulip and Angelito Bosque approaching, followed by Antonio Buenavista, who remarked that

they will kill the victims if they were not yet dead; that Policarpio, Pedro and Angelito were armed with bolos and went near the victims; that he heard Antonio Buenavista and Pedro Fullante saying "Stab those victims who are still alive". It is true that Irineo Balonzo tried to deny the execution of this sworn statement, but his evasive, ambiguous and even uncertain answers to the questions of the prosecuting fiscal and by the court regarding the aforesaid statement only served to underscore the complete unreliability of his denial. As to Justina Balonzo, it must be recalled that on the date she testified for the defense on July 31, 1967, she was already living, without benefit of marriage, with another man. While she claims that she did not see Pedro Fullante enter their house together with Bosque and Tumulip immediately after the shooting, her conduct during the investigations shows that such a claim is devoid of spontaneity and sincerity. As the trial court observed, if what Justina Balonzo said in court regarding the incident were true, she could have presented herself without delay before the police authorities, the Provincial Fiscal, or the Municipal Judge of Dolores, Abra, after knowing that appellant Pedro Fullante was already arrested and detained for the death of her husband, and not wait for more than five years and after the defense counsel, Atty. Jeremiah Zapata, had approached her to tell this story. It is very evident that such a claim is a mere afterthought, for if it were true that she was an eyewitness of the incident, her statement would certainly have been taken by the police at the time they were investigating the case. As admitted by her, however, she was not even questioned by the police. The trial court was therefore justified in not giving much weight and credence to the testimonies of these witnesses.

The next question that confronts the Court is whether or not conspiracy among the accused existed. It is evident that only Pedro Fullante and Antonio Buenavista had strong motives to go after Antenidoro Callejo. Pedro Fullante, as husband of Segundina Barcena, was naturally infuriated over the report that his wife was the paramour of Antenidoro Callejo. It is highly probable that to avenge such a dishonor, he must have prevailed upon Antonio Buenavista, uncle of Segundina, to assist him in the elimination of Antenidoro. This is shown by the fact that after the verbal altercation that Sunday morning between Buenavista and Antenidoro Callejo, Buenavista was seen later in the afternoon already armed with an automatic carbine, while Pedro Fullante was with him also armed

with a bolo, the two and their companions apparently waiting for Antenidoro and his brothers.

In *People vs. Madera*,³ citing *People vs. Custodio*, We said: "It is well to recall the settled rule that conspiracy presupposes the existence of a preconceived plan or agreement and in order to establish the existence of such a circumstance, it is not enough that the persons supposedly engaged or connected with the same be present when the crime was perpetrated. There must be established a logical relationship between the commission of the crime and the supposed conspirators, evidencing a clear and more intimate connection between and among the latter, such as by their overt acts committed in pursuance of a common design. Considering the far-reaching consequences of criminal conspiracy, the same degree of proof required for establishing the crime is required to support a finding of its presence that is, it must be shown to exist as clearly and convincingly as the commission of the offense itself."

In *People vs. Peralta*,⁴ We declared that to hold appellants "guilty as co-principal by reason of conspiracy, it must be established that he performed an overt act in furtherance of the conspiracy either by actively participating in the commission of the crime, or by exerting moral ascendancy over the rest of the conspirators as to move them to executing the conspiracy." In the case of appellants Tumulip and Bosque, there is no evidence that they had any personal enmity or grudge against the intended victim. Their participation in the criminal act appears to be limited to being present in the premises while their companions had a verbal altercation with Antenidoro, and later in the afternoon when Buenavista fired at the victims. We have previously held that where the acts of the co-defendants who, other than being present, and perhaps, giving moral support to the principal accused, cannot be said to constitute a direct participation in the acts of execution and their presence and company was not necessary and essential to the perpetration of the murder in question, such co-defendants may only be considered guilty as accomplices. (*People vs. Tamayo*, 44 Phil., 38; *People vs. Bantogan*, 54 Phil., 834).⁵

As to the nature and gravity of the multiple crimes committed, the trial court was correct in considering evident premeditation as qualifying the killing of Antenidoro Callejo as murder. The killing of Felino Callejo and Ambrocio Tierra, and the wounding of Abdon Callejo, were apparently thought of on the spur of the moment, after the Callejo brothers went to the house of Tierra. This Court in previous cases had laid down as a rule that the

³ 57 SCRA 349.

⁴ 25 SCRA 759, 777.

⁵ *People vs. Ubiña*, 97 Phil., 515, 533, 534.

circumstance of evident premeditation must be evident and not merely suspected by which is meant "a period sufficient in a judicial sense to afford full opportunity for meditation and reflection and sufficient to allow the conscience of the actor to overcome the resolution of his will if he desires to harken to its warnings." ^{5a} The attack, however, on all the victims was treacherous because it was done with a deadly weapon and was sudden and unexpected. Treachery, therefore, qualified the killing of Felino Callejo and Ambrocio Tierra as two separate crimes of murder, and the infliction of physical injuries on Abdon Callejo as frustrated murder.

In view of the absence of any evidence showing that the accused Antonio Buenavista or the appellants intended to kill Pedro Callejo and performed overt acts directly designed to realize that intention, We cannot hold appellants guilty of the crime of attempted murder. We, therefore, reverse the judgment insofar as it finds them guilty of the said offense. As appellant Pedro Fullante is liable as a co-principal for all the crimes committed in furtherance of the conspiracy, irrespective of the degree of his actual participation, We, therefore, affirm the judgment of the court *a quo* insofar as the penalties imposed on said appellant is concerned, except that the civil indemnity in favor of each of the heirs of the deceased Ambrocio Tierra, Felino Callejo and Antenidoro Callejo should be increased to ₱12,000.00 instead of ₱6,000.00.

Appellants Tumulip and Bosque, as accomplices in the three (3) crimes of murder and that of frustrated murder should, pursuant to Articles 52 and 54 of the Revised Penal Code, be sentenced to suffer a penalty next lower in degree than that prescribed by law for each of the crimes of murder and the frustrated murder. ⁶

We, therefore, modify the judgment, with respect to appellants Policarpio Tumulip and Angelito Bosque, by sentencing each of them to suffer a triple indeterminate penalty, ranging from six (6) YEARS and EIGHT (8) MONTHS of *prisión mayor* in its minimum period, as minimum, to FOURTEEN (14) YEARS and EIGHT (8) MONTHS of *reclusión temporal* in its minimum, as maximum, for each of the crimes of murder, and, in addition, each of them to suffer an indeterminate penalty ranging from TWO (2)

^{5a} *People vs. Yturriaga*, 86 Phil., 534.

⁶ The penalty one degree lower to *reclusión temporal* in its maximum period to death, which is prescribed for murder, is *prisión mayor* in its maximum period to *reclusión temporal* in its medium period (10 years & 1 day to 17 years & 4 months). The penalty prescribed by law for accomplices in frustrated murder is *prisión correccional* in its maximum period to *prisión mayor* in its medium period (4 years, 2 months & 1 day to 10 years).

YEARS and ELEVEN (11) MONTHS of *prisión correccional*, as minimum, to SIX (6) YEARS and SEVEN (7) MONTHS of *prisión mayor*, as maximum, for the crime of frustrated murder. With respect to the civil liability, by apportioning the indemnity of ₱12,000.00 each of the heirs of the three deceased aforementioned, or a total of ₱36,000.00, as follows: (1) the principal, Pedro Fullante, shall be liable primarily for ₱18,000.00; and (2) the two accomplices, Policarpio Tumalip and Angelito Bosque, shall be liable, jointly and severally (*in solidum*) for ₱18,000.00. The subsidiary liability of all of them shall be enforced in accordance with the provisions of Article 110 of the Revised Penal Code.⁷

WHEREFORE, with the aforementioned modifications, the appealed judgment is hereby affirmed.

Fernando, J., Chairman, Barredo, Fernandez and Aquino, JJ., concur.

⁷ Article 110 of the Revised Penal Code provides that "Notwithstanding the provisions of the next preceding article, the principals, accomplices, and accessories, each within their respective class, shall be liable severally (*in solidum*) among themselves for their quotas, and subsidiarily for those of the other persons liable. The subsidiary liability shall be enforced, first against the property of the principals; next, against that of the accomplices, and, lastly, against that of the accessories. Whenever the liability *in solidum* or the subsidiary liability has been enforced, the person by whom payment has been made shall have a right of action against the others for the amount of their respective shares." (See also *People vs. Bantagan*, 54 Phil. 834; *People vs. Cortes*, 55 Phil. 143; *Lumiguís vs. People*, No. L-20338, April 27, 1967, 19 SCRA 842.)

MGA HATOL NG HUKUMAN NG MGA PAGHAHABOL
(DECISIONS OF THE COURT OF APPEALS)

RICARDO G. DE LEON, CHIEF, REPORTER'S DIVISION

[No. 42162-R. May 29, 1974] *

JUAN F. ABALON, plaintiff and appellee, *vs.* GREGORIO BUENAFLOR, defendant and appellant.

PLEADING AND PRACTICE; PETITION TO SET ASIDE TREATED AS MOTION FOR NEW TRIAL.—Where it could be treated as a motion for new trial, it is error to deny a pleading to set aside a decision on the ground of fraud, accident, mistake or excusable negligence, filed before the decision has become final, simply because it is entitled "petition," and the error may be corrected on appeal in consonance with the administration of substantial justice.

APPEAL from a judgment and order of the Court of First Instance of Samar. Natalio P. Amarga, *J.*

The facts are stated in the opinion of the Court.

Egmedio E. Alcira for defendant and appellant.

Lucio O. Abalon for plaintiff and appellee.

LEUTERIO, *J.*:

On July 22, 1966, plaintiff filed a complaint alleging that on October 3, 1956, defendant borrowed from the plaintiff the sum of ₱40,000.00, payable within a period of five (5) years from the date of the instrument, Exhibit A, or October 3, 1956; that defendant has failed and refused to pay notwithstanding plaintiff's demands. Defendant filed his answer admitting the execution of the instrument of indebtedness, Annex A of the complaint, but alleged:

"3. That the defendant, however, denies the allegation in paragraph 3 of the complaint that said indebtedness is now overdue, for the true fact is that in June, 1956, plaintiff and defendant entered into a verbal agreement to the effect that said indebtedness shall be paid out of the produce of the fishpond under Land Lease Agreement No. 122 beginning the month of October, 1966, until such amount is fully paid."

(pp. 8-9, Record on Appeal)

and by way of affirmative defense, defendant alleged:

"1. That sometime in 1960, defendant tendered to plaintiff as part payment of said indebtedness, which the latter has accepted, a 16 H.P. 'DEUTZ' Diesel Engine and a water pump complete with accessories, the value of which has not as yet been liquidated against the amount of the indebtedness."

(p. 9, Record on Appeal)

In replying to defendant's answer, plaintiff alleged that "there never was an agreement, whether verbal or doc-

* Vol. 19 C.A.R. (2s), p. —.

umented, entered between plaintiff and defendant on such date or any date, as alleged"; and "that plaintiff has no knowledge or information sufficient to form a belief as to the truth of the facts alleged under sub-paragraph 1, of Paragraph 3 of the answer denominated as 'Affirmative Defense', and therefore, denies the same."

The case was set for pre-trial on December 21, 1966, but was postponed to February 6, 1967, at 8:30 in the morning, because plaintiff did not appear and his counsel Atty. Lucio Abalon wired the court asking for postponement on the ground that he was undergoing medical check-up.

The case was set for hearing on March 14, 1968. Counsel for the plaintiff appeared, but the lawyer for the defendant failed to appear notwithstanding notice. Atty. Lucio Abalon, for the plaintiff, right then and there, filed a verbal motion for judgment on the pleadings. This was granted. The court then rendered its decision on the same date and ordered the defendant to pay the plaintiff the sum of P40,000.00 with legal interest of 6% from July 20, 1966, and attorney's fees in the amount of P2,000.00, and the costs of the suit. Two days after the decision was rendered, plaintiff filed a written motion for judgment on the pleadings. On April 10, 1968, defendant filed a petition to set aside the decision. Defendant alleged that the failure of the defendant or counsel to attend the hearing on March 14, 1968, was due to accident or excusable negligence,—the accident consisted in the fact that the jeep of defendant's counsel had a blow-out on the way to Catarman to attend the hearing, and as a consequence, counsel arrived 30 minutes after the case had been called. Secondly, that the judgment on the pleadings could not be properly taken because defendant's answer tendered an issue. The petition is supported by the affidavit of Atty. Igmedio E. Alcera, counsel for the defendant, in which he stated that his jeep suffered a blow-out on the way to Catarman, and he arrived in the court 30 minutes after the case had been called; that he went inside the chamber of the Judge and explained to him why he arrived late. In his affidavit, Atty. Alcera also stated that he knew for a fact that the original period of five years given to his client to pay the indebtedness had been extended by subsequent agreement between the parties sometime in June, 1966, by allowing his client to pay his indebtedness to the plaintiff out of the produce of the fishpond of the former; and that he also knew for a fact that plaintiff accepted from the defendant a 16 H.P. "DEUTZ" Diesel Engine, with water pump complete with accessories, as partial payment of the latter's indebtedness. This petition was opposed by the plaintiff. On May 2, 1968, the petition was denied on the

ground that a petition for relief, under Rule 38 may be filed only when the order or judgment has already become final and executory; and if the judgment against which the relief is sought has not yet become final, the petition is not available as a remedy, but a motion for new trial under Rule 37.

From this decision and the order denying the petition, the defendant appealed and assigned only one error, to wit: that the court erred in rendering judgment on the pleadings in view of the allegation contained in defendant's answer.

Section 1, Rule 19, provides, "where an answer fails to tender an issue, or otherwise admits the material allegations of the adverse party's pleading, the court may, on motion of that party, direct judgment on such pleading." And Section 3, Rule 20, provides "if at the pre-trial the court finds that facts exist upon which a judgment on the pleadings or a summary judgment may be made, it may render judgment on the pleadings or a summary judgment as justice may require."

It does not clearly appear from the record whether the hearing on March 14, 1968, was a pre-trial or a hearing on the merits. We do not, however, consider this important. If the court believes that the answer does not tender an issue, he may, in accordance with Section 3, Rule 20, render judgment on the pleadings. What must be determined in this appeal is whether defendant's answer tendered an issue or not. Plaintiff alleged in his complaint that defendant's indebtedness was overdue, and that he refused to pay notwithstanding plaintiff's repeated demands. Defendant, on the other hand, denied that the debt was due, and he alleged that plaintiff and defendant had subsequently entered into a verbal agreement in June, 1956, that the indebtedness should be paid out of the produce of the fishpond until the amount has been fully paid. And by way of affirmative defense, defendant alleged that he had paid to the plaintiff a 16 H.P. "DEUTZ" Diesel Engine and a water pump complete with accessories, the value of which had not yet been liquidated against the amount of the indebtedness. It is, therefore, evident that the answer tendered two issues, to wit: (1) whether or not there is a new agreement as to the period of payment and the manner thereof; and (2) whether or not there had been a partial payment.

A judgment on the pleadings must be understood to admit the truth of all the material and relevant allegations of the opposing party, and to rest his motion for judgment on these allegations taken together with such of his own as are admitted in the pleadings (1 Moran, pp. 543—

544). Plaintiff's motion for judgment on the pleadings must, therefore, be deemed to have admitted defendant's allegations that a new term of payment had been agreed upon, and that defendant had made a partial payment, consisting in the delivery to plaintiff of a 16 H.P. "DEUTZ" diesel engine water pump, complete with accessories, the value of which had not yet been determined. Issues of fact have been raised in defendant's answer, controverting the plaintiff's affirmative allegations, and setting up affirmative defenses, the truth or falsity of which must necessarily have to be proved by defendant and plaintiff respectively.

In denying the petition to set aside the judgment, the court stated that a petition is not the proper remedy because the decision had not become final. We believe that His Honor had been overly technical. The grounds for a motion for new trial under Rule 37, Section 1, paragraph C, and petition for relief from judgment under Rule 38, paragraph 2, are the same,—namely, fraud, accident, mistake, or excusable negligence, which ordinary prudence could not have guarded against. If the motion to set aside the judgment is filed before the decision has become final, it is a motion for new trial under Rule 37. If the decision has become final and the right of appeal is no longer available, the remedy is under Section 2, Rule 38. The title or caption of the pleading, whether it be entitled a petition for relief, or a motion for new trial, is of no consequence. What should determine the nature of the pleading, whether it is a motion for new trial or a petition for relief, are the allegations and the date of the filing of the petition or motion. If the petition alleges fraud, accident, or mistake, or excusable negligence, and it is filed before the decision has become final, then it should be treated as motion for new trial under Section 1, Rule 37, regardless of the caption or title of the pleading. And, if it is entitled a petition for relief, the title should be disregarded. To deny a petition filed to set aside the decision on the ground of accident or excusable negligence filed before the decision had become final, simply because the pleading is entitled "petition", is to give an undue importance to the caption or title of the pleadings. It is blind adherence to technicality, and is not conducive to the speedy disposition of a case, and not in consonance with administration of substantial justice. If the pleadings is filed after decision has become final and it is entitled as a motion for new trial, the caption should likewise be disregarded and it should be treated as a petition for relief under Rule 38, Section 2.

IN VIEW OF THE FOREGOING, the decision, as well as the order denying the petition, are hereby set aside; the case is remanded to the court of origin for trial on the merits, in which the plaintiff shall again present his evidence, giving the defendant the opportunity to cross-examine the plaintiff's witnesses, and the defendant is permitted to present his evidence. With costs against the plaintiff.

So ORDERED.

Lim and Tantuico, Jr., JJ., concur.

Judgment and order set aside and case remanded to court of origin for trial on the merits.

[No. SP-02334-R. May 31, 1974]*

Go SIOC KIENG, petitioner, *vs.* HON. JOSE C. CAMPOS, Judge CFI of Rizal, Branch XXX, ET AL., respondents.

APPEAL; RECORD ON APPEAL; TRIAL COURT MAY NOT DISALLOW APPEAL ON THE GROUND THAT WHILE THE INTENDED APPEAL INVOLVES ONLY A QUESTION OF LAW, THE NOTICE STATES THAT APPELLANT IS APPEALING TO COURT OF APPEALS.—Rule 41 of the Rules of Court does not authorize the trial court to disallow the record on appeal on the ground that there is no question of fact, but only a question of law, involved and the appeal is being made to the Court of Appeals.

ORIGINAL ACTION in the Court of Appeals.

The facts are stated in the opinion of the Court.

Ismael M. Estella for petitioner.

Solicitor General Estelito P. Mendoza, *Assistant Solicitor General Bernardo S. Pardo* and *Solicitor Reynato S. Puno* for respondents.

REYES, L. B., J.:

This is a petition for certiorari and mandamus to annul the order, dated June 15, 1973, and the order, dated August 3, 1973, of respondent Judge in Civil Case No. 2939-P of the Court of First Instance of Rizal, Branch XXX, Pasay City; to command said respondent Judge to approve petitioner's record on appeal; and to require him to give due course to the appeal from the judgment rendered in said case.

The facts antecedent to the petition are, as follows:

In Criminal Case No. 3304-R of the Court of First Instance of Rizal, petitioner was convicted of a violation of the Anti-Dummy Law. She appealed to this Court (CA-G.R. No. 16671). Her conviction was affirmed by this Court. She served her prison sentence.

On or about February 22, 1967, the Solicitor General, in representation of the Republic of the Philippines, filed a complaint against petitioner, Ang Beng, Mauricia Manahan and the Register of Deeds of Pasay City, to declare the parcel of land involved in the violation of the Anti-Dummy Law, which is in the name of Mauricia Manahan, forfeited and escheated to the Government of the Republic of the Philippines, and that the title covering the land be declared void and cancelled, and to order defendant Register of Deeds to issue a new title in the name of the Republic of the Philippines. The complaint was docketed as Civil Case No. 2939-P in the Court of First Instance of Rizal, Branch XXX, Pasay City.

*Vol. 19 C.A.R. (2s), p.—.

After the filing of petitioner's answer, defendant Manahan having been declared in default, respondent Judge, relying on the findings of fact made by this Court in CA-G.R. No. 16671, ordered the parties to submit their respective memoranda. In the memorandum submitted by petitioner, as defendant in Civil Case No. 2939-P, it is argued that as shown by Exhibit 1, which is Transfer Certificate of Title No. 2007, the owner in fee simple of the parcel of land in question is Mauricia Manahan and nowhere in the transfer certificate of title does it mention petitioner as owner of the said land. It is further argued that in the Memorandum of Encumbrances in Transfer Certificate of Title No. 2007, Exhibit "1-A", petitioner appears merely as a mortgagee of the land to guarantee the payment of Mauricia Manahan's principal obligation in the sum of ₱60,000.00.

After the filing of plaintiff's memorandum in Civil Case No. 2939-P, disputing the arguments of petitioner, respondent Judge rendered a decision in that case, quoting the findings of fact made by this Court in CA-G.R. No. 16671. Then, respondent Judge made the following statement:

"Since the Appellate Court has decided that the said mortgage transaction is merely fictitious, this Court cannot disturb said finding of fact. The defendant Go Sioc Kieng is bound by such ruling and is thus barred from insisting that the said mortgage transaction is valid and enforceable. The defendant cannot relitigate this question of fact after the same has been declared by final decision of the Court of Appeals. The defendant's defense therefore that the land in question covered by TCT No. 2007 was merely conveyed to her by Mauricia Manahan by way of mortgage to guarantee the payment of a loan in the sum of ₱60,000.00 is not admissible. It cannot stand as against a definite finding by the Appellate Court that said mortgage is fictitious."

The dispositive part of the decision, dated February 16, 1973, reads as follows:

"WHEREFORE, it is the judgment of this court that the parcel of land described in TCT No. 2007 of the Register of Deeds of Pasay City in the name of Mauricia Manahan be declared escheated or forfeited to the Government of the Republic of the Philippines, and that said title be cancelled and declared void. The Register of Deeds of Pasay City is hereby ordered to cancel TCT No. 2007 in the name of Mauricia Manahan and to issue a new title in the name of the Republic of the Philippines, with costs against the defendant."

On March 27, 1973, petitioner, as defendant in Civil Case No. 2939-P, filed a notice of appeal which reads, as follows:

"COMES NOW defendant Go SIOC KIENG, through the undersigned counsel before this Honorable Court and most respectfully makes known that she is appealing to the Court of Appeals

the decision rendered by this Honorable Court dated February 16, 1973 and received by the defendant on March 2, 1973, for the same is contrary to the evidence and the law.

"Defendant have duly filed the appeal bond required in the amount of P120.60 as evidenced by Official Receipt No. 5403722."

On or about May 25, 1973, the Solicitor General filed his opposition to the record on appeal filed by petitioner, "on the ground that the intended appeal to the Court of Appeals is false and sham", and that since "the facts are not disputed and no evidence on disputed facts was submitted, only questions of law may arise, and hence, appeal may be taken only to the Supreme Court by certiorari under R.A. 5440".

On or about June 7, 1973, petitioner filed his reply to the opposition, contending that the appeal is meritorious, the action taken against him not being one of those found in the Rules of Court in escheat proceedings; and that it is not true that question of fact is not included, it being her stand that the property is mortgaged in her favor as appearing in the back of the transfer certificate of title. It is further stated by petitioner that "in case the Court of Appeals finds that this is purely a question of law, the Court of Appeals shall forward it to the Supreme Court".

In his questioned order of June 15, 1973, respondent Judge expressed the opinion that since the appeal involved only a question of law, the opposition to the record on appeal is well taken. The dispositive part of his questioned order reads, as follows:

"WHEREFORE, the verbal motion of counsel for the defendant to withdraw the appeal is hereby granted with the instruction that the proper remedy as provided by the rules be complied with."

In his motion for reconsideration, paragraph No. 1, petitioner contends that his counsel "did not move verbally to withdraw the appeal but in reality, * * * (his counsel) was told to appear in court to submit the record on appeal for approval in order to perfect her appeal". Petitioner insists that the decision of respondent Judge is contrary to the evidence and the law as stated in her notice of appeal.

The Solicitor General, in his opposition to the motion for reconsideration, stated that petitioner is bound by the verbal motion to withdraw appeal made by her lawyer, Atty. Ambrosio V. Valdez, Jr.

In his questioned order of August, 3, 1973, respondent Judge denied the motion for reconsideration.

We give petitioner the benefit of the doubt and believe the allegations in paragraph No. 1 of the motion for reconsideration.

The question to determine in the instant petition are: (1) whether respondent Judge can properly disallow the record on appeal on the ground that while the intended appeal involves only a question of law, the notice of appeal states that defendant is appealing to the Court of Appeals; and (2) whether this Court could issue the writ prayed for even if the decision rendered by respondent Judge was based on the findings of fact of this Court in a final decision and that only a question of law was determined by him.

Considering the provisions of Rule 41 of the Rules of Court, we believe that a record on appeal may be disallowed by the trial court only (1) when the record on appeal is not in the form and does not have the contents mentioned in Section 6; and (2) when it is not amended as directed, within the time specified, there being an omission of certain matters which are deemed essential to the determination of the issue of law or fact involved in the appeal (Section 7). Rule 41 does not authorize the lower court to disallow the record on appeal on the ground that there is no question of fact, but only a question of law, involved and the appeal is being made to the Court of Appeals.

However, since the record shows that no question of fact was determined by respondent Judge and that the appeal should be taken to the Supreme Court by certiorari, this Court cannot issue the writ prayed for, because it would not be in aid of its appellate jurisdiction (Section 4, Rule 65).

WHEREFORE, the petition for certiorari and mandamus is denied, and this case is dismissed.

Without special pronouncement as to costs.

So ORDERED.

GATMAITAN, *J.*, concurring:

Since petitioner as defendant in Civil Case No. 2939-P, CFI Rizal, raised the question of fact that she is the mortgagee of the land involved by virtue of deed of mortgage executed by Mauricia Manahan, but this Court of Appeals, in CA-G.R. No. 16671, affirming judgment of conviction against petitioner herself in Crim. Case No. 3304 for violation of Anti-Dummy Law, held that,

"This transaction was fictitious as Mauricia Manahan had not contracted the alleged loan."

therefore petitioner was bound by that finding of fact of this Court of Appeals and she can no longer dispute it altogether; if as she argues, she can not be controlled by CFI on the issues she has the right to raise in Appellate

Court, which is of course correct, and consequently, she should be permitted to raise the correctness of that finding of fact, then her appeal is altogether sham; if on the other hand, it is her position that in law, she should not be bound at all by that finding of fact, then the issue she would be raising would be a question of law, which should be addressed to the Supreme Court, because of this, I concur.

PLANA, J., concurring:

The Court from whose decision appeal is sought cannot disallow the appeal just because of a mistake in the designation of the court to which appeal will be made.

In *Valerio vs. Judge Tan*, 51 OG No. 9, p. 4511, where the appellant failed to mention the appellate court in his notice of appeal, the Supreme Court held that such failure is not fatal to an appeal because the rule requiring a party to specify the court to which the appeal is being made is merely directory.

If failure to specify the appellate court in the notice of appeal is not fatal, neither should such consequence follow from a mere error in the designation of the appellate court especially because the latter case is covered by the legal provision that "all cases which may be erroneously brought to the Supreme Court or to the Court of Appeals, shall be sent to the proper court, which shall hear the same, as if it has originally been brought before it." (Judiciary Act, Section 31. See also Rules of Court, Rule 50, Section 3)

Petition denied.

[No. 12459—CR. May 29, 1974] *

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee, *vs.*
ANTONIO MORDENO, accused and appellant.

1. WHITE SLAVE TRADE; ACTS PENALIZED; ELEMENTS.—Article 341 of the Revised Penal Code penalizes three distinct and separate acts of prostitution, namely: 1) Engaging in the business of prostitution; 2) Profiting by prostitution; and 3) Enlisting the services of women for the purpose of prostitution. Habituality is not necessarily an element. (*People vs. Buena*, 5 CAR 679.) The element of profit is not also essential for the third act. (*People vs. Nuevas*, 42 O.G. No. 11, 2774.)
2. ID.; MORAL DAMAGES; PROPRIETY; CASE AT BAR.—Article 2219 of the Civil Code allows moral damages not only for seduction, abduction, rape or other lascivious acts but also to “analogous cases.” The phrase “analogous cases” includes prostitution. The sum of ₱10,000.00 as moral damages can be imposed where the future of the victims, who are minors, have definitely been impaired and prejudiced for their having been deflowered through the machinations or immoral inducements of the accused resulting in the enlistment of the minors for prostitution.

APPEAL from a judgment of the Court of First Instance of Agusan. Vicente B. Echaves, Jr., *J.*

The facts are stated in the opinion of the Court.

Tranquilino O. Calo, Jr. for accused and appellant.

Solicitor General Estelito P. Mendoza, Assistant Solicitor General Dominador L. Quiroz and Solicitor Diosdado Saavedra for plaintiff and appellee.

TANTUICO, JR., *J.*:

From a conviction of a charge of White Slave Trade, the appellant assigns the following errors:

- I. The trial court erred in sentencing appellant of the crime of white slave trade;
- II. The trial court erred in giving credit to the testimony of prosecution witnesses and refusing to give credence to the testimonies of the witnesses for the defense; and
- III. The trial court erred in imposing ₱10,000.00 as damages. (Appellant's brief, pp. 1-2.)

The prosecution evidence shows that the accused induced Carmelita Chupita to “just engage in this work, because it is easy to make. Don't wait for your step-father to give you work because he cannot even provide clothes for his children.” One afternoon Carmelita, a 15-year old girl, was first invited by the accused to a movie where she was convinced by the accused to indulge in prostitution. She was subsequently brought to the house of the accused where she saw a Chinese by the name of Lian Sing. She was told, “Lit, just in case you are requested to do, do it at

* Vol. 19 C.A.R. (2s), p.—.

once because this is already my house." (T.s.n., p. 6, Magallanes.) She was brought to a room where the Chinese was already naked. The Chinese undressed her and she cried, touched her private parts and performed sexual act. Afterwards the Chinese told her that the amount of ₱100.00 was given to the appellant (t.s.n., p. 6, Magallanes) but the appellant gave her only ₱2.00 for the reason that "it was a big amount and it was dangerous if her mother would know." On the same day Consolacion Ma-bras, a 14-year old girl was likewise induced by the appellant to break her virginity and have intercourse with a Chinese. She was assured that she would earn big sums of money if she engages in prostitution. (t.s.n., p. 19, Magallanes.) Appellant brought her, together with Carmelita, her niece, to the office of Lian Sing in Telegan-an in a jeep where she was dragged by Lian Sing to a room, undressed and deflowered. It was her first carnal experience. She was given ₱20.00 by the appellant. It appears that after this incident, the accused was alarmed and caused these two minors to go to Surigao. Carmelita who resided with Marta Palaña, her mother, while Consolacion, the younger sister of Marta who was a maid of appellant's neighbor, were soon missed and they later told their kin that the appellant ordered them to stay away from Butuan City because of the incident.

The defense consists of alibi and the claim that the step-father of one of the complaining witnesses wanted to extract a labor contract from Lian Sing and certain amounts in return for a withdrawal from the case.

The defense of alibi aside from its inherent weakness, as shown by the records of this case is indeed not worthy of credit, for although the accused maintains that he was on July 13, 1958 on board a vessel bound for Cebu City, and such claim was corroborated by a certain Arnold Peggy, it was proven that neither Antonio Mordeno nor Arnold Peggy was listed among the passengers of the vessel he claimed they had taken to Cebu. (Exhs. "C" and "E".) No adequate explanation to this fact was made by the accused and on rebuttal evidence, two witnesses testified that they saw the accused in Butuan on the date in question. We agree with the trial court that the defense of alibi falls.

The motives of the complainants adduced by the defense is likewise unbelievable. For aside from not being credible in itself, it goes against our Filipino culture to sacrifice the honor of one's kin at the price some slight business advantage which has not even been preponderantly established. The trial court dismissed this point thus:

"The Court is of the opinion that the acts complained of were farther to the thought of pecuniary gain, and not vice versa. In

other words, the sexual intercourse between Carmelita Chupita and John Go Lian Sing and between him and Consolacion Mabras occurred, and the commission of these acts might have given birth to the thought of pecuniary gain on the part of the step-father of Carmelita and of Counsel Amoroso.

"On the other hand, the desire for pecuniary gain could not have been the cause of the accusation by the complainants Carmelita Chupita and Consolacion Mabras. For it must be borne in mind that John Go Liang Sing refused the several demands made upon him for money. It thus becomes incredible that despite the adamant refusal of the Chinese to pay, these two Filipino women—Carmelita Chupita and Consolacion Mabras, who were already 19 and 18 years of age, respectively, at the time they testified—would still allow themselves to be used as a weapon for petty spite born of unsuccessful extortion and thereby utterly degrade and dishonor themselves by publishing in a public trial the pretence that they had been defiled by the Chinese Lian Sing. In thus dishonoring themselves, they had nothing more to gain. And to place their honor through their unmitigated perjuries on the chopping block of a public trial without any expectation of material advantage, apart from being reasonless, would render violence to the tradition of modesty of Filipino womanhood. For a single, Filipino woman, does not normally reveal, much less publicly announce, her loss of virginity. In our social milieu, a woman's chastity is her most precious jewel, so that if she should secretly lose it, she would even silently suffer in loneliness and repentance the heavy burden of her secret down to the last remnant of her life. If Carmelita and Consolacion still testified in this case, it must be because of the fury and the passion engendered in them, as well as in their parents, by the filly circumstances under which they had been rendered unchaste." (Appellant's brief, pp. 39-40.)

But the prosecution must stand on its strength and not on the weakness of the defense and the prosecution's evidence has reached the standard of proof required to sustain a conviction. Article 341 of the Penal Code penalizes three distinct and separate acts: 1) Engaging in the business of prostitution; 2) Profiting by prostitution; and 3) Enlisting the services of women for the purpose of prostitution. It is in the latter two cases where the facts of this case may fall. As held in the case of *People vs. Nuevas*, (42 O.G. No. 11, p. 2774), the element of profit is not essential for the prosecution of the crime of White Slave Trade committed through the enlistment of the services of women for the purpose of prostitution.

The definition of prostitution requiring habituality cited by the appellant fails to include an important part of the article quoted. The quotation is a part of Article 202 of the Penal Code which qualifies itself by limiting the definition with a phrase that it is only "for the purpose of this article" that a prostitute is defined as one who habitually indulges in sexual intercourse or lascivious conduct. Habituality cannot be made to apply to Article 341 as in fact the case of *People vs. Buena*, (6 CAR 679,

October 17, 1964) so held that in a violation of the White Slave Trade Law "habituality is not necessarily an element."

The record conclusively shows that the accused not only convinced the two minors to indulge in white slave trade but actually brought one to his house and another to an office, both to be deflowered. By the testimony of one of the minors, it has been clearly shown that in the house of the accused were many other women, whom she knew later to be prostitutes and that in at least one occasion she saw a man go into one of the rooms of the house of the accused where she was abused. She knew Sonia and Carmen among the girls in the accused's house who were prostitutes and she knew the accused as a trafficker (bugao). These facts which were not adequately rebutted are sufficient to show that the accused was maintaining a house of prostitution. From the testimony of Carmelita Chupita and Consolacion Mabras, it was likewise proven that both minors were enlisted by the accused for the ignominious trade of prostitution. Thus, in the very least the facts proven fall within the third definition of the crime charged.

We do not see any cause for finding error in the trial court's decision giving full credit to the testimony of the two minors and in refusing credence to the defense witnesses who were the accused himself and Lian Sing, both implicated in the deflowering of the two minors although Lian Sing is not here charged. Lian Sing was the supposed customer of the accused and he would naturally be expected to deny as he in fact denied his participation. Lian Sing explained he was originally threatened that opposition to his petition for naturalization would be filed if a certain Siano would not be the one to handle the labor contract of his logs. Yet, by his own testimony, the opposition was withdrawn and he refused to give the contract and later refused to give the sums demanded. Actually the court which rendered the decision was not the trial (court) that heard the evidence. We are both merely guided by the records of this case and the records do not show any justifiable ground to alter the conclusions of the court *a quo*. Indeed, the tenor of Lian Sing's testimony leads to the fact that a certain amount was being extracted from him so that he would not be implicated in the case. But this does not detract from the inherent merit of the victim's direct testimony. While Lian Sing naturally denied any participation, he admits closeness to the accused Antonio Mordeno having given him cash advances about twenty times. The accused has been delivering logs to him and he had on these occasions made advances and payments. Thus the lower court opined that they were not just logs which the accused delivered to Lian Sing.

After carefully reviewing the evidence of record, We maintain the same conclusion of the trial court that proof beyond doubt has been established under Article 341 of the Penal Code, the circumstances of this case being closely akin to the case of *People vs. Go Lo* (56 O.G. 4056) where this court also sustained a conviction.

Anent appellant's contention that the ₱10,000.00 moral damages cannot be imposed, We cannot sustain such view for Article 2219 allows moral damages not only for seduction, abduction, rape or other lascivious acts but also to "analogous cases." The phrase "analogous cases" includes the instant case where the future of the minors have definitely been impaired and prejudiced having been deflowered through the machinations of the accused. By such immoral inducements which resulted in the enlisting of the two minors for prostitution, a grant of moral damages in such amount granted by the court is proper.

IN VIEW OF THE FOREGOING, the judgment of the court *a quo* is AFFIRMED *in toto*.

SO ORDERED.

Leuterio and Lim, JJ., concur.

Judgment affirmed.

**MGA KAUTUSANG PANGPANGASIWAAN AT ALITUNTUNIN NG
MGA KAGAWARAN, KAWANIHAN AT TANGGAPAN**
(DEPARTMENT, BUREAU AND OFFICE ADMINISTRATIVE
ORDERS AND REGULATIONS)

Kagawaran ng Pananalapi
(DEPARTMENT OF FINANCE)

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF FINANCE
BUREAU OF CUSTOMS
MANILA

March 20, 1975

CUSTOMS ADMINISTRATIVE ORDER No. 4-75

SUBJECT: AMENDING PARAGRAPHS XIII, XIV, XV AND XVI, SECTION D, CHAPTER III, CAO NO. 15-65, AS AMENDED AS TO THE RATES OF PILOTAGE FEES FOR DAVAO PILOTAGE DISTRICT.

The proliferation of government piers and privately-owned wharves or piers, including the ingress and egress of huge commercial vessels in the Davao Pilotage District at present as a result of continuous progress, generate a necessity of attuning the existing pilotage rules promulgated in 1965 to contemporary realities. Therefore, paragraphs XIII, XIV, XV and XVI, Sec. D, Chapter III, CAO No. 15-65, as amended, are hereby amended to read as follows, viz:

CHAPTER III

SCHEDULE OF RATE OF FEES

D. DAVAO PILOTAGE DISTRICT

DOCKING AT OR LEAVING THE GOVERNMENT PIERS OR WHARVES AND PRIVATELY-OWNED WHARVES AND PIERS

PAR. XIII—Pilotage shall be compulsory for all vessels of foreign registry of 100 G.T. or over, and those of Philippine registry engaged in foreign trade, docking at or leaving the government piers and privately-owned wharves or piers within Davao City Limits, and the following fees shall be paid:

100 G.T. to	500 G.T.	₱ 57.00
500 G.T. to	1,000 G.T.	95.00
1,000 G.T. to	3,000 G.T.	171.00
3,000 G.T. to	5,000 G.T.	238.00
5,000 G.T. to	7,000 G.T.	285.00
7,000 G.T. to	10,000 G.T.	352.00
10,000 G.T. to	12,000 G.T.	410.00
12,000 G.T. to	15,000 G.T.	465.00
15,000 G.T. to	20,000 G.T.	545.00

20,000 G.T. to 25,000 G.T.	620.00
25,000 G.T. to 30,000 G.T.	715.00
30,000 gross tons and over	810.00

PAR. XIV—Pilotage for all vessels of 75 gross tons or over, engaged in coastwise trade, docking at or leaving the government piers or any privately-owned wharves or piers at the Port of Davao shall be compulsory and the following fees shall be paid:

75 G.T. to	300 G.T.	₱ 9.75
300 G.T. to	500 G.T.	13.92
500 G.T. to	700 G.T.	20.87
700 G.T. to	1,000 G.T.	34.80
1,000 G.T. to	2,000 G.T.	48.70
2,000 G.T. to	3,000 G.T.	55.66
3,000 G.T. to	5,000 G.T.	69.58
5,000 G.T. to	7,000 G.T.	97.40
7,000 G.T. to	9,000 G.T.	125.00
9,000 G.T. to	11,000 G.T.	150.00
11,000 gross ton or over		170.00

PILOTAGE FOR ANCHORING OR LEAVING ANCHORAGE AND SHIFTING OR CHANGING BERTH

PAR. XV—Pilotage for anchoring or leaving anchorage or for shifting or changing berth in the Port of Davao and in any harbor or anchorages within Davao City shall be compulsory for vessels engaged in foreign trade and the following fees shall be paid:

Under 1,000 G.T.	₱ 59.02
1,000 G.T. to 3,000 G.T.	81.87
3,000 G.T. to 7,000 G.T.	131.58
7,000 G.T. to 10,000 G.T.	154.00
10,000 G.T. to 15,000 G.T.	190.00
15,000 G.T. to 20,000 G.T.	227.00
20,000 G.T. to 25,000 G.T.	264.00
25,000 G.T. to 30,000 G.T.	301.00
30,000 gross ton or over	337.00

PAR. XV-A—Pilotage for anchoring or leaving anchorage, mooring or unmooring at the Harbors, Port or anchorages outside the boundaries of Davao City but within Davao Gulf such as Biawa, Hijo, Maco, Mabini, Punta Linao and other loading points, including the Ports of Davao Oriental shall be compulsory for vessels engaged in foreign trade only: provided, however, that should vessels

engaged in coastwise trade avail of pilots' services, payment thereof should be 10% less than those authorized for foreign trade, thus—

Vessels under 1,000 G.T.	P190.00
1,000 G.T. to 3,000 G.T.	237.00
3,000 G.T. to 7,000 G.T.	286.00
7,000 G.T. to 10,000 G.T.	333.00
10,000 G.T. to 12,000 G.T.	421.00
12,000 G.T. to 15,000 G.T.	510.00
15,000 G.T. to 20,000 G.T.	591.00
20,000 G.T. to 25,000 G.T.	686.00
25,000 gross ton or over	774.00

PAR. XV-B—Pilotage for anchoring or leaving anchorage, mooring or unmooring at the harbors or anchorages of Monserrat, Tagabuli, Malalag and Quinablangan, Banganga, Davao Oriental shall be compulsory and the following fees shall be paid:

Vessels under 3,000 G.T.	P 380.00
3,000 G.T. to 7,000 G.T.	477.00
7,000 G.T. to 10,000 G.T.	571.00
10,000 G.T. to 12,000 G.T.	666.00
12,000 G.T. to 15,000 G.T.	843.00
15,000 G.T. to 20,000 G.T.	1,017.00
20,000 G.T. to 25,000 G.T.	1,194.00
25,000 gross ton or over	1,370.00

Provided, however, that foreign vessels docking or undocking from any government or privately-owned wharves or piers shall pay fifteen pesos (P15.00) for every hour of wasted stand-by time and transportation expenses if the pilotage services to be rendered shall be outside the Davao City Limits or at a distance of more than thirty kilometers away from the Sta. Ana Harbor, Davao City.

PILOTAGE THRU PAKIPUTAN STRAIT FROM STA. ANA TO SASA AND VICE VERSA

PAR. XVI—Pilotage through Pakiputan Strait from Sta. Ana to Sasa in the Port of Davao or Vice-Versa or upon entrance or clearance shall be compulsory to all foreign going vessels and coastwise vessels, with the latter to pay ten per-

cent (10%) less than the pilotage fees for foreign vessels, as follows:

Vessels under 1,000 G.T.	P118.00
1,000 G.T. to 3,000 G.T.	238.00
3,000 G.T. to 5,000 G.T.	333.00
5,000 G.T. to 7,000 G.T.	414.00
7,000 G.T. to 10,000 G.T.	476.00
10,000 G.T. to 12,000 G.T.	544.00
12,000 G.T. to 15,000 G.T.	612.00
15,000 G.T. to 20,000 G.T.	680.00
20,000 G.T. to 25,000 G.T.	748.00
25,000 G.T. to 30,000 G.T.	816.00
30,000 gross ton or over	1,050.00

Provided, that vessels taking pilots through Pakiputan Strait from Sta. Ana and any private wharf within Pakiputan Strait or vice-versa shall be exempted from the payment of fees for the compulsory pilotage for docking and undocking as prescribed in Paragraph XVII and XIV above, except if the vessel first anchors at Pakiputan stream the docking fee shall be paid therefor: provided, further, that when a pilot is kept on board a vessel through no fault of his, he shall be entitled to a stand-by fee of fifteen pesos (P15.00) per hour. And when a pilot is meeting a vessel at ports or anchorages outside the boundaries of Davao City, he shall be entitled to a stand-by fee of fifteen pesos (P15.00) per hour reckoned from the *official and final hour* of advice of the vessel's arrival given by its Master or Agent: Provided, finally, that when a pilot is requested for a sea trial run of vessels within the Davao Pilotage District, fee of one hundred and fifty (P150.00) shall be paid to him in addition to the regular pilotage fee hereinabove prescribed, plus his transportation expenses incurred thereby.

These rules shall take effect fifteen (15) days after publication in the *Official Gazette*.

(Sgd.) ROLANDO G. GEOTINA
Commissioner of Customs

Approved:

(Sgd.) CESAR VIRATA
Secretary of Finance
Date: April 18, 1975

Kataas-taasang Hukuman ng Pilipinas

(SUPREME COURT OF THE PHILIPPINES)

SUPREME COURT OF THE PHILIPPINES
MANILA

ADMINISTRATIVE SUPERVISION OF COURTS
ADMINISTRATIVE ORDER No. 15

In the interest of the administration of justice and pursuant to Section 5(3), Article X of the new Constitution, the Honorable FELIX BARBERS, District Judge, Court of First Instance of Sulu, Branch III at Jolo, is hereby temporarily assigned

Branch I, for a period of not more than three (3) months effective upon receipt hereof unless sooner revoked, for the purpose of trying and deciding all kinds of cases therein.

It is understood that Judge Barbers shall not be entitled to per diems under this Administrative Order.

Manila, April 18, 1975.

(Sgd.) QUERUBE C. MAKALINTAL

SUPREME COURT OF THE PHILIPPINES
MANILA

ADMINISTRATIVE SUPERVISION OF COURTS

ADMINISTRATIVE ORDER No. 16

In the interest of the administration of justice and pursuant to Section 5(3), Article X of the new Constitution, the Honorable BENJAMIN RELOVA, District Judge, Court of First Instance of Batangas, Branch VI at Tanauan, is hereby temporarily as-

signed to preside over the Court of First Instance of Manila, Branch XXIV during the month of May, 1975, for the purpose of trying and deciding all kinds of cases therein.

It is understood that Judge Relova shall not be entitled to per diems under this Administrative Order.

Manila, April 18, 1975.

(Sgd.) QUERUBE C. MAKALINTAL
Chief Justice

Kagawaran ng Katarungan
(DEPARTMENT OF JUSTICE)

REPUBLIKA NG PILIPINAS
KAGAWARAN NG KATARUNGAN
DEPARTMENT OF JUSTICE
MANILA

March 10, 1975

ADMINISTRATIVE ORDER No. 41

Pursuant to the provisions of Budget Circular No. 240 dated July 22, 1974, and to the authority granted by the President on January 6, 1975, the salaries (national share) of the provincial and city fiscals and their assistants are adjusted as follows, effective on the dates indicated opposite their names:

Name	Position	Actual Salary (Nat'l Share) R.A. 6407	10% of Actual Salary	Total Ad- justed Sal- ary P.A.
BATANGAS (1st)				
Restituto Sanvictores (eff. 12/2/74)	4th Asst.	10,200	1,020	11,220
Arcadio Aguila (eff. 11/28/74)	Assistant	7,800	780	8,580
CAVITE				
Herminio Gervacio (eff. 11/29/74)	1st Asst.	13,200	1,320	14,520
Leonardo Encarnacion (eff. 11/29/74)	2nd Asst.	12,600	1,260	13,860
Ireneo Felix (eff. 11/29/74)	3rd Asst.	11,400	1,140	12,540
Nelson Bayot (eff. 11/29/74)	4th Asst.	10,200	1,020	11,220
LANAO DEL SUR				
Alinador Ditucalan (eff. 12/2/74)	3rd Asst.	11,400	1,140	12,540
MAGUINDANAO				
Sandiale Sambolawan (eff. 12/16/74)	Prov'l Fiscal	14,400	1,440	15,840
ORIENTAL MINDORO				
Arthur Panganiban (eff. 1/2/75)	5th Asst.	9,000	900	9,900
NUEVA VISCAYA				
Justino Vigilia (eff. 11/25/74)	1st Asst.	12,600	1,260	13,860

Arturo Bobila (eff. 11/25/74)	3rd Asst.	10,200	1,020	11,220
RIZAL				
Marciano Sta. Ana (eff. 11/27/74)	4th Asst.	10,200	1,020	11,220
Leodegario Quilatan (eff. 11/29/74)	5th Asst.	9,000	900	9,900
Tomas Salonga (eff. 11/29/74)	Assistant	7,800	780	8,580
COTABATO CITY				
Araceli Gustilo (eff. 12/10/74)	2nd Asst.	13,080	1,080	14,388
ILOILO CITY				
Vicente Gengos (eff. 11/21/74)	1st Asst.	14,400	1,440	15,840
Serafin Agregado (eff. 11/21/74)	2nd Asst.	13,800	1,380	15,180
Jose Jacela (eff. 11/21/74)	3rd Asst.	12,840	1,284	14,124
Isabelo Paredes (eff. 12/2/74)	4th Asst.	12,000	1,200	13,200
Jose Dueñas (eff. 12/2/74)	Assistant	9,600	960	10,560

(Sgd.) CATALINO MACARAIG, JR.
Undersecretary of Justice

March 12, 1975

ADMINISTRATIVE ORDER NO. 42

In the interest of the public service and pursuant to the provisions of existing laws, Mr. FLORENCIO V. SERRA, State Prosecutor II, Prosecution Staff, this Department, is hereby designated to collaborate with the Provincial Fiscal of Pangasinan in the investigation and prosecution, if the evidence warrants, of the complaint filed by Mr. Esperidion Reyes against Judge Anastacio R. Zamuco of the Municipal Court of Bugallon, Pangasinan, for violation of the Anti-Graft and Corrupt Practices Act, effective immediately and to continue until further orders.

(Sgd.) VICENTE ABAD SANTOS
Secretary of Justice

March 14, 1975

ADMINISTRATIVE ORDER NO. 43

AMENDING ADMINISTRATIVE ORDER NO. 411, DATED NOVEMBER 15, 1972, ENTITLED "IMPLEMENTING EXECUTIVE ORDER NO. 284, SERIES OF 1970. DELEGATING THE FUNCTION OF THE SECRETARY OF JUSTICE TO APPROVE

CONTRACTS AWARDED WITHOUT BENEFIT OF PUBLIC BIDDING TO HEADS OF BUREAUS AND OFFICES UNDER THE DEPARTMENT OF JUSTICE."

By Administrative Order No. 411 series of 1972, this Department delegated to the Chiefs of bureaus and offices under it the authority to approve, as an exception to Executive Order No. 298, series of 1940, as amended, negotiated contracts for the purchase of supplies, materials and services wherein the amount involved does not exceed ₱1,000.00.

It will be recalled that the objective of this delegation was to enable said bureau and office chiefs to act expeditiously on their daily supply requirements. The attainment of this objective has, however, been made difficult because the current inflationary trend has reduced the significance of the ₱1,000.00 ceiling established in the aforementioned order.

To restore the effectiveness of the delegation we have thus made in favor of Chiefs of Bureaus and Offices under this Department, the ₱1,000.00 ceiling established in this Department's Administrative Order No. 411, series of 1972, is hereby raised to ₱5,000.00.

This Order shall take effect immediately.

(Sgd.) VICENTE ABAD SANTOS
Secretary of Justice

March 19, 1975

ADMINISTRATIVE ORDER No. 44

Effective immediately, Administrative Order No. 371, s. 1972, insofar as the designation of Fifth Assistant Provincial Fiscal FRANCISCO C. JOVEN of Surigao del Norte is concerned, to assist the City Fiscal of Surigao City in the discharge of his duties, is hereby revoked.

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

March 19, 1975

ADMINISTRATIVE ORDER No. 45

In the interest of the public service and pursuant to the provisions of existing laws, Mr. ANASTACIO LOBATON, State Prosecutor II, Prosecution Staff, this Department, is hereby designated Acting City Fiscal of Toledo City in the investigation and or reinvestigation and prosecution, if the evidence warrants, of CFO-F-No. 4820, entitled "People vs. Marcelo Barba", for alleged perjury and violation of the Civil Service

Law, effective immediately and to continue until further orders.

This supersedes Administrative Order No. 36, series of 1974, also of this Department.

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

March 19, 1975

ADMINISTRATIVE ORDER No. 46

Upon the recommendation of the City Fiscal of Butuan City and in the interest of the public service and pursuant to the provisions of existing laws, Mr. FRANCISCO P. PARCON, First Assistant City Fiscal of Butuan City is hereby detailed in the Office of the Provincial Fiscal of Agusan del Norte to assist the Provincial Fiscal thereof in the discharge of his duties, effective immediately and to continue until further orders.

It is understood that Fiscal Parcon shall not collect travel expenses and per diems during the period of his detail.

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

REPUBLIKA NG PILIPINAS
KAGAWARAN NG KATARUNGAN
DEPARTMENT OF JUSTICE
MANILA

March 19, 1975

ADMINISTRATIVE ORDER No. 47

Pursuant to the provisions of Republic Act No. 6407, Budget Circular 240 dated July 22, 1974, and the authority granted by the President on January 6, 1975, the salaries (national share) of provincial and city fiscals and their assistants are adjusted effective July 1, 1974, as follows:

Name	Position	Nat'l Share as Adjusted	10 % Nat'l Share	Total Adjusted Salary P/A (Nat'l Share)
QUIRINO (3rd)				
Lope Lopez	Prov'l Fiscal	13,200	1,320	14,520
BAIS CITY (2nd)				
Cezar Ybanez	City Fiscal	14,100	1,410	15,510
Felipe Pareja	1st Asst.	12,600	1,260	13,860
DIPOLOG CITY (3rd)				
Arquipo Adriatico	1st. Asst.	11,400	1,140	12,540
Charles Adraincem	2nd Asst.	10,200	1,020	11,220
LA CARLOTA CITY (2nd)				
Cezar Manalo	City Fiscal	16,800	1,680	18,480
LAOAG CITY (2nd)				
Benjamin Cabie	City Fiscal	13,800	1,380	15,180
Alfredo Madamba				
(7/1-11/19/74)	2nd Asst.	11,400	1,140	12,540
(eff. 11/20/74)	1st. Asst.	12,600	1,260	13,860

Constante Caridad				
(7/1-11/19/74)	3rd Asst.	10,200	1,020	11,220
(eff. 11/20/74)	2nd Asst.	11,400	1,140	12,540
PUERTO PRINCESA CITY (2nd)				
Fernando Dilig	City Fiscal	21,000	2,100	23,100
Sesinio Belen				
(eff. 1/2/75)	1st. Asst.	16,800	1,680	18,480
Mariano Catalan	2nd Asst.	15,600	1,560	17,160

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

March 19, 1975

ADMINISTRATIVE ORDER No. 48

In the interest of the public service and pursuant to the provisions of existing laws, Mr. FLORENCIO V. SERRA, State Prosecutor II, Prosecution Staff this Department, is hereby designated Acting Provincial Fiscal of Ifugao, in the investigation and prosecution, if the evidence warrants, of the criminal complaint filed by Vice Mayor Daniel B. Galangi against Provincial Governor Gualberto Lumaiug, et al., for falsification of public document, effective immediately and to continue until further orders.

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

March 24, 1975

ADMINISTRATIVE ORDER No. 49

In the interest of the public service and pursuant to the provisions of existing laws, Mr. TOMAS EVANGELISTA, Third Assistant Provincial Fiscal of Cebu, is hereby designated to collaborate with the Acting City Fiscal of Cebu City in the investigation and prosecution, if the evidence warrants, of

the charges and counter-charges between Special Counsel Jose Lim and Vicente Tamarra, for direct assault and slight physical injuries, effective immediately and to continue until further orders.

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

March 31, 1975

ADMINISTRATIVE ORDER No. 50

Upon the recommendation of the Provincial Fiscal of Leyte and in the interest of the public service and pursuant to the provisions of existing laws, Mr. JESUS P. ZALAVARRIA, Legal Aide I, Office of the Provincial Fiscal of Leyte is hereby detailed with the Office of the Prosecution Staff, this Department, effective April 16, 1975 and to continue until December 15, 1975.

It is understood that Mr. Zalavarria shall not collect travel expenses and per diems during the period of his detail.

(Sgd.) CATALINO MACARAIG, JR.
Acting Secretary of Justice

Kagawaran ng Pagsasaka

(DEPARTMENT OF AGRICULTURE)

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF AGRICULTURE
OFFICE OF THE SECRETARY
DILIMAN, QUEZON CITY
GENERAL ADMINISTRATIVE ORDER No. 3
Series of 1975

February 4, 1975

SUBJECT: DIRECTING THE SEED TESTING LABORATORIES OF THE BPI TO COLLECT LABORATORY FEE FOR ALL SEEDS SUBJECTED TO TESTING.

This is to direct the collection of a Laboratory fee in connection with the testing and analysis of seed samples submitted for laboratory certification in the amounts indicated below, effective immediately:

Laboratory Fees:

- | | |
|---|--------|
| A. Complete test for crops intended for seed certification (per sample) | P 3.00 |
| B. Test for all crops except tree seeds (per sample) | |
| Purity | 1.00 |

Germination	1.00
Moisture Content	1.00
For all the three tests (per sample)	2.50
C. Test for all tree seeds (per sample)	
Purity	2.00
Germination	5.00
Moisture Content	1.00

All regulations, orders, etc. inconsistent with this General Administrative Order are hereby revoked, and the income derived from the above services shall be used to further improve and expand the operations of the seed testing laboratories, except for payment of services of personnel.

As a legal requirement, this Order should be published in the *Official Gazette* after approval by the Secretary of Agriculture.

Recommended by:

(Sgd.) BERNARDO S. CASTILLO
Director of Plant Industry

Approved:

(Sgd.) ARTURO R. TANCO, JR.
Secretary of Agriculture

Kagawaran ng Likas na Kayamanan

(DEPARTMENT OF NATURAL RESOURCES)

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF NATURAL RESOURCES
BUREAU OF FOREST DEVELOPMENT
DILIMAN, QUEZON CITY

11 March 1975

BFD ADMINISTRATIVE ORDER No. 64-1
Series of 1975

SUBJECT: AMENDING SUBPARAGRAPH (1), PARAGRAPH (b) OF SECTION 2 OF FORESTRY ADMINISTRATIVE ORDER NO. 64, DATED AUGUST 1, 1972.

To implement the provisions of Section 11 of P.D. No. 607, commencing March 1, 1975, ninety percent (90%) of the proceeds of the collection of the forest research special deposit authorized under subparagraph (1), paragraph (b), Section 2 of the Forestry Administrative Order No. 64, dated August 11, 1972, shall accrue to the Forest Research Institute and the remaining ten percent (10%) shall accrue to the Bureau of Forest De-

velopment for its policy-oriented economic research. The special deposit shall be collected by the Bureau of Forest Development and be remitted monthly to the National Treasury to constitute a Special Fund from which ninety percent (90%) shall be credited to the Forest Research Institute and ten percent (10%) to the Bureau of Forest Development.

Subparagraph (1), paragraph (b), Section 2 of Forestry Administrative Order No. 64, dated August 1, 1972, is amended accordingly.

This Order shall take effect after fifteen (15) days following its publication in the *Official Gazette*.

(Sgd.) JOSE J. LEIDO, JR.
Secretary

Department of Natural Resources

Recommended by:

(Sgd.) JOSE VIADO
Acting Director
Bureau of Forest Development

Dangerous Drugs Board

REPUBLIC OF THE PHILIPPINES
DANGEROUS DRUGS BOARD
P. O. BOX 3682, MANILA

April 10, 1975

BOARD REGULATION No. 3 s. 1975

**SUBJECT: EXCLUSION OF THE PRODUCT
MERCODOL WITH IPECAC FROM THE
LIST OF PROHIBITED DRUGS.**

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, as amended, the following drug is hereby classified as an exempt preparation, the provisions of Board Regulation No. 5, series of 1974, notwithstanding:

MERCODOL with Decapryn Cough Syrup with the following formulation and label indications:

Each teaspoonful (5 cc) contains:	
Ipecac (total alkaloids)	0.35 mg.
Mercodeinone (dihydrocodeinone bitartrate N.F.)	1.66 mg.
(Warning: May be habit forming)	
Nethamine (etafedrine hydrochloride)	16.60 mg.
Decapryn (doxylamine succinate)....	6.00 mg.
Sodium Citrate	200.00 mg.
Alcohol	5%

Caution: "Contains Ipecac—Recommended dose must not be exceeded."

As herein classified, the above-named preparation may be prescribed under ordinary prescriptions wherein the D-1(2) and S-2 licenses of the prescribing physician, and the name and address of the patient should be indicated.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

REPUBLIC OF THE PHILIPPINES
DANGEROUS DRUGS BOARD
P.O. BOX 3682, MANILA

April 15, 1975

BOARD REGULATION No. 4 s. 1975

**SUBJECT: AMENDMENT OF SECTIONS IV
AND V OF BOARD REGULATION NO. 7,
SERIES OF 1973.**

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36(a) of Republic Act No. 6425, as amended, Sections IV and V of Board Regulation No. 7, series of 1973 are hereby amended to read as follows.

"Section IV. Operation of the center.—

Upon receipt of the permit from the Dangerous Drugs Board, the center so established may be put into operation for a period of six (6) months."

"Section V. Application for accreditation.—

After the center has been in operation for a minimum period of six (6) months, the center shall apply for accreditation. If accreditation is granted, the center so accredited may be entitled to financial assistance if so deserving. No center shall operate beyond the six (6) months period specified under Section IV hereof unless it is accredited by the Board or has secured a temporary extension of authority to operate until accredited."

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

MGA PAHAYAG NA LEGAL AT OPISYAL

(LEGAL AND OFFICIAL NOTICES)

Hukuman Unang Dulugan

(COURT OF FIRST INSTANCE)

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT
LEGAZPI CITY

CADASTRAL CASE No. RT-1703—In Re: Petition for
Reconstitution of Title

JOSE TORROCHA and JUANA LORIA, Petitioners

NOTICE

To: Atty. Miles L. Ludovico, Daraga, Albay; Simplicio Llave, Benito Lustre, Emerencia Pecson, Eleuterio Mirabueno, Doroteo Amaranto, Marcaria Lositaño, all of Daraga, Albay and to all whom it may concern:

Whereas, a petition has been filed by the above-named petitioners, through counsel, praying for the reconstitution of the lost original certificate of title in the name of Cecilia Mirabueno, covering Lot No. 6317 of the Cadastral Survey of Albay, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

Said lot is described as follows:

A parcel of land known as Lot No. 6317 of the Cadastral Survey of Albay, situated in Lacag, Daraga, Albay and bounded as follows: On the SE. by a road and a creek; on the SW. by Lot 6240; on the NW. by Lot 6258 and Lot 6239; on the NE. by Lot 6226 and 6236. x x x containing an area of 7,639 square meters, more or less."

Wherefore, notice is given that said petition is set for hearing in the City of Legazpi on August 22, 1975, at 2:00 p.m.

Legazpi City, Philippines, March 31, 1975.

For the Clerk of Court:

(Sgd.) JAIME S. NARVAEZ
Cadastral Clerk

[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

CADASTRAL CASE No. RT-1677—In Re: Petition for
Reconstitution of Lost Original Certificate of
Title.

ELIZABETH AGUILAR, Petitioner

NOTICE

To: Elizabeth Aguilar, Legazpi City; the Municipal Mayor of Camalig, Albay; the Highway District Engineer, Legazpi City; Felipe Nodalo; Gregorio Nieva, Ramon Solano, Valentin

Marquez, Marcelo Samson, Bernardino Samson, Luis Katiam, Juanita Manila, Apolonio Cardiel and Juanito Cardiel, all of Camalig, Albay; and to all whom it may concern:

Whereas, a petition has been filed by Elizabeth Aguilar, praying for the reconstitution of the lost original certificates of title covering lots Nos. 5012, 5024 and 5451, all of the Cadastral Survey of Camalig, Albay, pursuant to the provisions of Republic Act No. 26, alleging that said titles were lost or destroyed.

Said Lots are described as follows, to wit:

"Three (3) parcels of land known as Lots Nos. 5012, 5024 and 5451, all of the Cadastral Survey of Camalig, Albay, and bounded by the properties of the aforementioned persons."

Wherefore, notice is hereby given that said petition is set for hearing at the City of Legazpi on August 8, 1975, at 8:30 o'clock in the morning.

Witness, the Honorable Judge of this Court, this 21st day of April, 1975.

(Sgd.) IGNACIO D. ALMODOVAR
Clerk of Court

[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT
LEGAZPI CITY

CADASTRAL CASE No. RT-1656—In Re: Petition for
Reconstitution of Title

HEIRS OF FRANCISCO ASCAÑO, Petitioners

NOTICE

To: Atty. Angeles A. Barranda, Legazpi City; Arsenia Añonuevo, Bernardo Ascaño, Dalmacio Azupardo, Francisco Ascaño, all of Bonga, Legazpi City; Atty. Antonio Azaña, Jose Gimenez, Legazpi City and to all whom it may concern:

Whereas, a petition has been filed by the above-named petitioners, praying for the reconstitution of the lost original certificate of title covering Lot No. 7128 of the Cadastral Survey of Albay, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

Said lot is described as follows:

A parcel of land known as Lot No. 7128 of the Cadastral Survey of Albay, situated in Bigaa and Arimbay, Legazpi City. Bounded on the NE. by

Lot 5446; on the SE. by Lot 7117; on the S. and SE. by Lot 7129; on the SW. by Lot 7120; on the W. by Lot 1724; and on the NW. by Lot 7126 * * * containing an area of 8,584 square meters, more or less."

Wherefore, notice is given that said petition is set for hearing in the City of Legazpi on July 31, 1975, at 8:30 a. m.

Legazpi City, Philippines, February 18, 1975.

(Sgd.) IGNACIO D. ALMODOVAR
[18, 19] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT

LRC RECORD No. 1331.—In Re: Petition for
Reconstitution of O.C.T. No. O-2631

EMILIA R. VELASCO-BENGO, petitioner

NOTICE OF HEARING

To the Solicitor General, the Director of Lands, Manila, the Commissioner of Land Registration Commission, Quezon City and the Register of Deeds of Cavite, Cavite City and to all whom it may concern:

Whereas, a verified petition has been filed in this Court by petitioner Emilia R. Velasco-Bengo of 2311-B Chromium St., San Andres, Manila, praying for the judicial reconstitution of Original Certificate of Title No. O-2631 of the land records of Cavite Province, to wit:

Comes now petitioner and to this Honorable Court most respectfully alleges:

1. That petitioner is of legal age, Filipino, married to Regino Bengo, and residing at 2311-B Chromium Street, San Andres, Manila;

2. That petitioner is one of the registered co-owners of a parcel of residential land known as Lot No. 187 of the Cadastral Survey of Ternate, Cavite, situated at the Poblacion of said municipality, covered by and embraced in Original Certificate of Title No. O-2631 of the land records of Cavite Province;

3. That the only owner's copy of the aforementioned title was lost and/or misplaced while its original in the Office of the Register of Deeds of Cavite was burned when the Old Provincial Capitol Building at Cavite City was razed by fire on June 7, 1959;

4. That the land is not affected by any lien or encumbrance nor is there any transaction pending registration in the Register of Deeds of Cavite;

5. That petitioner and his co-owners are in possession of the aforementioned land and that the corresponding taxes thereon have been duly paid.

6. That attached to this petition are the xerox copy of Decree No. 564827 dated August 21, 1935; Tax Declaration No. 40 and Official Receipt No. 2523241 dated April 1, 1974.

Wherefore, it is respectfully prayed to this Honorable Court, that after publication and hearing, an order be issued directing the Register of Deeds of Cavite, to reconstitute the original and duplicate copy of O.C.T. No. 2631 in the names of Felicisima Rielo, Socorro Velasco, Benjamin Velasco, Gorgonio Velasco, Gonzalo Velasco, Presbitero Velasco, Emilia Velasco, herein petitioner, Jose Velasco, Pedro Velasco and Iluminada Velasco, of Ternate, Cavite.

Manila, for Trece Martires City, January 10, 1975.

(Sgd.) EMILIA R. VELASCO-BENGO
Petitioner

VERIFICATION

I, Emilia R. Velasco-Bengo, whose personal circumstances are mentioned above after having been duly sworn to in accordance with law, depose and say:

That I am the petitioner in the above-entitled petition;

That I have caused the preparation of the same and have read and understood the contents thereof and that the allegation are true and correct of my own personal knowledge.

Manila, for Trece Martires City, January 10, 1975.

(Sgd.) EMILIA R. VELASCO-BENGO
Petitioner

Subscribed and sworn to before me this 15th day of January, 1975, in the City of Manila; affiant exhibited to me his Residence Certificate No. A-3767064 issued at Ternate, Cavite, on January 10, 1975.

(Sgd.) SALVADOR R. AGUINALDO
Notary Public

Until December 31, 1976

PTR No. 111048 issued at Manila on
January 2, 1975

Doc. No. 326;
Page No. 67;
Book No. 103;
Series of 1975.

Notice is hereby given that the said petition has been set for hearing on June 26, 1975 at 8:30 a.m., in this Court, Branch I, Trece Martires City, on which date, hour and place, any person interested is cited to appear and show cause why the petition should not be granted.

Let this notice be published twice in the *Official Gazette*, and be posted in the Municipal Building of Ternate, Cavite and at the Provincial Capitol Building, Trece Martires City.

Witness, the Honorable Pablo D. Suarez, Judge of this Court, this 5th day of May, 1975.

(Sgd.) PROCESO P. SILANGCRUZ

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH I

LRC RECORD No. 5988 Lot No. 8, Block 4—THE
DIRECTOR OF LANDS, Petitioner BANILAD FRIAR
LANDS ESTATE.

GUADALUPE P. MAYE, Petitioner.

NOTICE OF HEARING

To: Atty. Ponciano H. Alivio, Consolacion, Cebu;
Heirs of Isabelo Sarmiento, % Petra Sarmiento, Bonifacio St., Tagbilaran, Bohol; Captain Juan Dayon at Mabolo, Cebu City; Province of Cebu % Provincial Governor, Cebu; at Cebu Capitol, Cebu City; The City Engineer, Cebu City; Guadalupe P. Maye, at 178-D Gil Tudtud, St., Mabolo, Cebu City and to all whom it may concern:

GREETINGS:

Please take notice that the verified petition filed by Guadalupe P. Maye thru Atty. Ponciano H. Alivio seeking the reconstitution of transfer certificate of title covering Lot No. 8 of Block 4 of the Banilad Friar Lands Estate is set for hearing on September 25, 1975 at 8:30 A.M. before the First Branch of this Court, located at the Palace of Justice, Cebu City, Philippines.

Lot No. 8 of Block 4 of the subdivision Plan Pls-1710-D, situated in the City of Cebu is bounded on the Northeast by the Heirs of Isabelo Sarmiento % Petra Sarmiento, Bonifacio St., Tagbilaran, Bohol; on the Southeast by land of Captain Juan Dayon, at Mabolo, Cebu City; on the Southwest by the land of the Province of Cebu % Provincial Governor, Cebu Capitol, Cebu City; and by Road Gil Tudtud St., % City Engineer, Cebu City containing an area of 150 square meters, more or less;

You are therefore ordered to appear at the date, time and hour and place designated to show cause, if any you have, why the said petition should not be granted.

Witness, the Honorable Juan Y. Reyes, Judge of this Court, this 20th day of February, 1975.

(Sgd.) LADISLAO S. CABAUG
[18,19] Branch Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

ORIGINAL CERTIFICATE OF TITLE No. 28793—Cadastral Case No. 26 GLRO Record No. 484 Lot No. 936 (Passi)

JOSE P. PALABRICA, Petitioner

NOTICE

To: Jose P. Palabrica, Pototan, Iloilo; The Commissioner, Land Registration Commission, Que-

zon City; The Register of Deeds of Iloilo; The Provincial Land Office, Iloilo City; Jesus Pac-libar and Crispulo Pama, all of Passi, Iloilo; and to all these may concern:

GREETINGS:

A verified petition has been filed with this Court for the reconstitution of Original Certificate of Title No. 28793, alleging among other things that he is the absolute and lawful owner of Lot No. 936 of the Cadastral Survey of Passi, Iloilo covered by Original Certificate of Title No. 28793 having acquired the same from Amparo Paciente, Nicano Palabrica, Juan Palabrica and Cesar Palabrica sometime in the year 1940 but the document of sale was lost during the last war at their evacuation place together with the owner's duplicate copy of the aforementioned certificate of title; that he exerted all efforts to locate the said documents but up to the present the same cannot be found; that the original copy of said title on file with the Office of the Register of Deeds was likewise lost as a consequence of the last war; and there exist no deeds or instrument affecting the said parcel of land; and that he has been in possession of the said parcel of land since 1940 up to the present.

Wherefore, notice is hereby given that the above-entitled case be set for hearing on July 16, 1975 at 8:30 a.m. before the Executive Judge, Court of First Instance of Iloilo City. Let this Notice be published in the *Official Gazette* and to be posted at the Provincial Capitol, Iloilo City and the other at any conspicuous place of Passi, Iloilo pursuant to the Provisions of Republic Act 26 so that anybody having interest over the said lot and title may appear before this Court and show cause, if any, why said petition should not be granted.

Witness, the Honorable Judge, Sancho Y. Inserto, Executive Judge, this 7th day of April, 1975.

(Sgd.) MAGDALENA G. LOREDO
[18,19] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

CADASTRAL RECORD No. 205 Lots Nos. 1760, 1761, 529, 497, 231 and 251 (Btac. Nuevo)

MARIANO C. ARANETA, Petitioner

NOTICE

To: Mr. Mariano C. Araneta, Barotac Nuevo, Iloilo; The Commissioner, LRC, Quezon City; The Register of Deeds of Iloilo, Iloilo City; The Provincial Land Officer, Iloilo City; to all whom it may concern:

GREETINGS:

A verified petition having been filed with this Court for the reconstitution of Transfer Certificates of Title Nos. 13329, 13330, 13331 and Original Certificates of Title Nos. 33255, 32405, and 32357, covering Lots Nos. 1760, 1761, 529, 497, 231 and 251, Barotac Nuevo Cadastre. Petitioner alleges among other things, that he is one of the heirs of these parcels of land, together with Eliza, Emilia and Ernesto, all surnamed Magbanua, having inherited the same from Josefina Cartagena, in Spl. Proceed. No. 2215, CFI, Iloilo; that the owner's duplicate copies as well as the original copies were all lost during the Second World War.

Wherefore, Notice is hereby given that the above-entitled case be set for hearing on July 2, 1975, at 8:00 o'clock in the morning before this Court, Provincial Capitol Bldg., Iloilo City, so that any body who may have an interest over said lots and title may appear and show cause, if any, why said petition should not be granted. Likewise, let this Notice be published in the *Official Gazette*, pursuant to Rep. Act 26 and the same be posted at the main entrance of the Municipal Hall of Btac. Nuevo, Iloilo and in any other conspicuous places of said town.

Witness, the Hon. Sancho Y. Inserto, Presiding Judge of the 1st Branch, this 26th day of March, 1975, CFI, Iloilo City.

(Sgd.) MAGDALENA G. LOREDO

[18, 19] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH II

CADASTRAL CASE No. 13 GLRO RECORD No. 210 Lots Nos. 1948 and 2679, Pagsanjan Cadastre.—
In Re: Petition for Judicial Reconstitution of Titles

PRIMITIVO CABREZA and ELLA CABREZA, Petitioners

NOTICE OF HEARING

To: The Register of Deeds, Santa Cruz, Laguna; Atty. Zorayda H. Caballero, Mariano Gabatin, Gregorio Zaide, Zosimo Caballes, Santiago Vito, Felix Zaguirre, Guadalupe Yan, Silvestre Bacos, Brigido Caballes and Placido Cabela, all of Pagsanjan, Laguna; and to all whom these may concern:

Whereas, the above-named petition filed with this Court alleges that two original certificates of title of the land records of Laguna, issued in the names of Primitivo Cabreza and Dionisio Cabreza of Pagsanjan, Laguna, covered the parcels of land particularly described as follows:

1. "A parcel of land (Lot 1948 of the cadastral survey of Pagsanjan, Cad-69, LRC Rec. No. —), situated in the Barrio of Sabang, Municipality of Pagsanjan, Province of Laguna. Bounded on the NW. by Lot 1946; on the NW. and NE. by Lot 1947; on the SE. by Lot 1949; and on the W. by Lot 1945, all of Cad-69, Pagsanjan Cadastre. Containing an area of five thousand eight hundred eighty-one (5,881) square meters." and

2. "A parcel of land (Lot 2679 of the cadastral survey of Pagsanjan, Cad-69, LRC Rec. No. —), situated in the Barrio of Layugan, Municipality of Pagsanjan, Province of Laguna. Bounded on the NE. by Lot 2678; on the SE. by Lot 135, Cad-69, Magdalena Cadastre; on the W. by Lot 2683; on the NW. by Lot 2692 and 2693; and on the NE. by Lot 2678, all of Cad-69, Pagsanjan Cadastre. Containing an area of seven thousand seven hundred eighty-four (7,784) square meters."

Therefore, you are hereby given notice that the and that the originals and owner's duplicate thereof were lost or destroyed during the last world war; petition is set for hearing on August 20, 1975 at 8:30 a.m. before the Second Branch of this Court in Santa Cruz, Laguna, on which date, time and place, you should appear to file and establish your claim or objection, if any you have, to the petition.

Witness, the Honorable Gabriel V. Valero, Judge of this Court, this 4th day of March, 1975 at Santa Cruz, Laguna.

(Sgd.) FRANCISCO S. ABELLA

[18, 19] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH II

CADASTRAL CASE No. 11 GLRO RECORD No. 208 Lots 2321 and 1274, Pagsanjan Cadastre.—In Re: Petition for Judicial Reconstitution of Titles.

PRIMITIVO CABREZA and ELLA CABREZA, Petitioners

NOTICE OF HEARING

To: The Register of Deeds, Santa Cruz, Laguna; Atty. Zorayda H. Caballero, Santiago Vito, Maria Socorro Llamas, Graciano Cordero, Valeriano Zalamea, Jose Unson, Valentin Ramiro, Jose Yan, Guadalupe Fabella, Ceferino Zalamea and Dolores Zalamea, all of Pagsanjan, Laguna; and to all whom these may concern:

Whereas, the above-named petition filed with this Court alleges that two original certificates of title of the land records of Laguna, issued in the names of Primitivo and Dionisio, both surnamed Cabreza

of Pagsanjan, Laguna, covered the parcels of land particularly described as follows:

1. "A parcel of land (Lot 2321 of the cadastral survey of Pagsanjan, Cad-69, LRC Rec. No. —), situated in the Barrio of Lambac, Municipality of Pagsanjan, Province of Laguna. Bounded on the N. by Lot 2320; on the E. by Lot 2311; on the S. by Lot 2356; and on the W. by Lot 2323 and 2322 and 2320. Containing an area of fifteen thousand eight hundred seventy-six (15,876) square meters." and

2. "A parcel of land (Lot 1274 of the cadastral survey of Pagsanjan, Cad-69, LRC Rec. No. —), situated in the Barrio of Maulawin, Municipality of Pagsanjan, Province of Laguna. Bounded on the SE. by Lot 1272; on the S. by Lot 1273; on the W. by Lot 1275; and on the N. by Lot 1270, all of Cad-69, Pagsanjan Cadastre. Containing an area of two thousand and seventy five (2,075) square meters."

and that the originals and owner's duplicate thereof were lost or destroyed during the last world war;

Therefore, you are hereby given notice that the petition is set for hearing on August 20, 1975 at 8:30 a.m. before the Second Branch of this Court in Santa Cruz, Laguna, on which date, time and place, you should appear to file and establish your claim or objection, if any you have, to the petition.

Witness, the Honorable Gabriel V. Valero, Judge of this Court, this 4th day of March, 1975 at Santa Cruz, Laguna.

(Sgd.) FRANCISCO S. ABELLA
Clerk of Court

[18,19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH I, BIÑAN

GLRO RECORD No. 8374—In Re: Judicial Reconstitution of Transfer Certificate of Title No. (N.A.), Covering Lot No. 1977 of the Biñan Estate.

AUGUSTO C. LEGASTO ET AL., Petitioners

NOTICE

To: The Register of Deeds, Calamba, Laguna; Primo Mercado, Biñan, Laguna; Valentin Mercado, Biñan, Laguna; Sps. Teodoro Mariñas & Luisa Sarmiento, Biñan, Laguna; Leonardo Almarines, Biñan, Laguna; Nicomedesa Vda. de Batista, Biñan, Laguna; Augusto C. Legasto, 56 Gilmore Avenue, New Manila, Quezon City and to all whom it may concern:

Whereas, a petition was filed under the provisions of Republic Act No. 26 by the above-named petitioner for the reconstitution of Transfer Certificate of Title No. (N.A.) covering Lot No. 1977 of the Biñan Estate Subdivision in the name of Ceferina Cangco that the owner's duplicate copy as well as the original of the said title were allegedly destroyed during the past war, covering a parcel of land, more particularly described as follows:

"A parcel of land (Lot 1977 of Biñan Estate, LRC Record No. 8374), situated in the Municipality of Biñan, Province of Laguna, Island of Luzon. Bounded on the W., along 1-2, by Lot 794; on the NE., along line 2-3, by Lot 795; and along line 3-4, by Lot 801; on the SE., along line 4-5, by Lot 776; and along line 5-6, by Lot 775; and on the S., along line 6-1, by Lot 793, all of Biñan Estate. Containing an area of three hundred ninety-three (393) square meters, more or less."

Therefore, you are hereby given notice that the petition is set for hearing on September 30, 1975 at 8:30 A.M., before this Court at Biñan, Laguna, on which date, time and place you should appear to file your claim or objection, if any you have thereto.

Witness, the Hon. Herminio A. Avendaño, Judge of said Court, this 21st day of April, 1975 at Biñan, Laguna.

(Sgd.) VIRGILIO T. MARAMBA
[18,19] Senior Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANDAUE
BRANCH III

MANDAUE CITY, PHILIPPINES

LRC CASE No. 3 RECORD No. 4030 Lots Nos. 19, 274 & 494, II-5121 Amd. and Lots 674, 679, 682, 686, 691, 701, 820, 824, 961, 989, 990, 992, 1003, 1347, 1445, 1452, 1540, 1543, 1583, 1737, 1739, 1884, 1931, 1949, 1954, 2040, 2155, 2174, 2228, 2237, 2251, 2301, 2480, 2795, 2593, 2610, 977, 1166, 1331, 1399, 1413, II-5121 Amd. 2.

EL SEMINARIO DE SAN CARLOS DE CEBU, Applicant, ESTRELLA JIMENEZ, JOSE BASIGA, JUANITO PEREZ, VICENTE OUANO, JOSE CORTES, and MAMERTO CABAUG, Petitioners.

NOTICE OF HEARING

To: Estrella Jimenez, Jose Basiga, Juanito Perez, Vicente Ouano, Jose Cortes, Mamerto Cabahug, Visayan Lumber Co., Felix Ouano, Gervasia Retuya, Eugenio Malazarte, Francisco Lincaro, Andres Albaño, Santos Cortes, Maxima Pono, Pedro Ouano, et al., Gaudencio Ouano, Alejan-

dra Ouano, Laureano Saberon, Mercedes Velasquez, Estrella Fick Jimenez, Rufo Colina, Pedro Velasquez, Zoilo Ceniza, Hrs. of Ariston Cortes, Hrs. of Conrado Perez, Eusebio Sanchez, Hrs. of Rufina Mendoza, Hrs. of Luis Kabahug, Gertrudes Mendoza, Serafin Echavez, Hrs. of Luis Cabrera, Basilia Suson, Domingo Estrera, Inocencio Ouano, Dalmacio Ouano, Constancio Ople, Hrs. of Luis Cabahug, Seminario de San Carlos de Cebu, Agapito Jayme, Perla Lumapas, Sebastiana Mayol, Simon Suyco, Agapito Adolfo, Antonio Heyrona, Hrs. of Esteban Jayme, Hrs. of Carmen Jayme, Domingo Bihag, Francisco Tilakas, Petrona Heyrana, Leocadio Magale, Dalmacio Ouano, Francisca Estrera, Sabina Paran, Hrs. of Manuel Ponce, Benita Ceniza, Flaviano Estrera, Hrs. of Tomas Osmeña, Petronila Pangasi, Nicolas Torres, Hrs. of Alejandro del Rosario, Emiliana Cabahug, Fermin Jayme, Esias Codoy, Esteban Cortes, Hrs. of Lazaro Osmeña, Sergio Suyco, Francisca Remedio, Luis Antolihao, Rafaela Perez, Valentin Bathan, Juliana Herebise, Simeon de los Reyes, Perpetua Remedio, Benigno Suyco, Eulalia Owano, Margarita Mahusay, Manuel Mayol, The City Mayor, City Fiscal, City Engineer, Register of Deeds, all of Mandaue City; Vicente Ouano of Talisay, Cebu; and Atty. Michael Y. Mayol of Mercedes Bldg., Cebu City.

GREETINGS:

Please take notice that the petition filed with this Court by ESTRELLA JIMENEZ, ET AL., thru Atty. Michael Y. Mayol seeking for the reconstitution of the original certificates of title of the above-mentioned lots is set for hearing on August 26, 1975 at 8:30 A.M. before the Third Branch of the City Court of Mandaue, located at the Rizal-Bonifacio Memorial Library Bldg., Mandaue City.

Whereas, Lot No. 494, plan II-5121 Amd. is decreed under Decree No. 724340 in the names of Eugeniano O. Perez, married to Luisa Sy; Florencio O. Perez, single; Juanito Perez, married to Columba Suyco; and Gerardo Perez, single, the first named, a resident of Cebu City and the rest, of Mandaue City; whereas Lot No. 19, plan II-5121 Amd. and Lots 674, 679, 682, 686, 691, 701, 820, 824, 961, 989, 990, 992, 1003, 1347, 1445, 1452, 1540, 1543, 1583, 1737, 1739, 1884, 1931, 1949, 1954, 2040, 2155, 2174, 2228, 2237, 2251, 2301, 2480, and 2795, plan II-5121 Amd. 2 are decreed under Decree No. 727768 in the name of Sergio Osmeña, married to Esperanza Limhap, of Cebu City; whereas Lot No. 274, plan II-5121 Amd. is decreed under Decree No. 694346 in the name of Doroteo Tughok, married to Leoncia Ranili, of Mandaue City; whereas Lots 1166, 1331, 1399 and 1413, plan II-5121 Amd. 2 are decreed under Decree No. 694560 in the name of Cipriano L. Owano, single, of Mandaue City; whereas Lot 977, plan II-5121 Amd. 2 is decreed

under Decree No. 694511 in the name of Isidro Mayol, widower, of Mandaue City; and whereas Lots Nos. 2593 and 2610, plan II-5121 Amd. 2 are decreed under Decree No. 699171 in the name of Maria Perez, married to Magno Seno, of Mandaue City; and to all whom it may concern:

Therefore, you are hereby ordered to appear at the date, time and place hereinabove designated, to show cause if any you have, why the said petition should not be granted.

Witness, the Honorable Conrado D. Seno, Presiding Judge of the said Court, this 24th day of February, 1975.

(Sgd.) VIRGINIA M. CABAUG
Actg. Deputy Clerk of Court

[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF
SURIGAO DEL NORTE
FIFTEENTH JUDICIAL DISTRICT
SURIGAO CITY
BRANCH I

EXPEDIENTE CADASTRAL No. 12 LRC RECORD No. 1364 Lot No. 491 Surigao Cadastre—In Re: Petition for the Reconstitution of Original Certificate of Title under Republic Act No. 26.

PEDRO COLETO, JR., Petitioner

NOTICE OF HEARING

To: Dr. Pedro Coletto, Jr., petitioner in the above-entitled case, Atty. Rodrigo Matutina, counsel of the petitioner, The City Mayor, City Engineer, The Provincial Land Officer, Heirs of Montana Ortiz, and Heirs of Ong Hing Lian—all of Surigao City.

Whereas, a verified petition having been filed by Atty. Rodrigo Matutina, counsel of the petitioner in the above-entitled case praying for the reconstitution of the original certificate of title of Lot No. 491 of the cadastral survey of Surigao in accordance with the provisions of Republic Act No. 26, alleging that the original certificate of title covering the above-mentioned lot was either lost or destroyed during the last war which lot is more particularly described as follows:

“A parcel of land, situated in the Bo. of Taft, City of Surigao, bounded on the NE., along line 1-2, by Road; on the SE., along line 2-3 by Lot 493, along line 3-4, by Lot 3165, along line 4-5, by Lot 492, along line 5-6, by Lot 3194, on the SW., along line 6-7, by Lot 4180; on the NW., along line 7-1, by Lot 490, containing an area of six thousand nine hundred thirty-nine (6,939) Sq. M.”

Whereas, you are hereby notified that the hearing of this petition will take place on August 1, 1975,

at 8:30 A.M. in the Session Hall of the Court, Branch I, Surigao City.

Witness, the Honorable Oscar M. Herrera, Judge of this Court, this 1st day of April, 1975.

(Sgd.) MARIETTA E. EVIOTA

[18, 19]

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF
SURIGAO DEL NORTE
FIFTEENTH JUDICIAL DISTRICT
SURIGAO CITY
BRANCH I

LR/CADASTRAL CASE No. 12 LRC (GLRO) CADASTRAL RECORD No. 1364 Lot No. 575 Surigao Cadastre—In Re: Petition for Reconstitution of Original Certificate of Title No. (N.A.)

ALILO Y. ENSOMO, Petitioner

NOTICE OF HEARING

To: Mr. Aliilo Y. Ensomo, petitioner in the above-entitled case, The City Mayor, The City Engineer, The Provincial Land Officer, Petra Morales, Julian Tagalog and Gregorio Hanson—all residents of Surigao City, Philippines.

Whereas, a verified petition having been filed by Mr. Aliilo Y. Ensomo, petitioner in the above-entitled case, praying for the reconstitution of the original certificate of title of Lot No. 575 of the cadastral survey of Surigao in accordance with the provisions of Republic Act No. 26, alleging that the original certificate of title covering the above-mentioned lot was either lost or destroyed during the last war which lot is more particularly described as follows:

"A parcel of land, situated in the Municipality of Surigao, Province of Surigao. Bounded on the NE., along line 1-2, by Road; on the SE., & SW., along lines 2-3-4, by Lot 574; and on the NE., along line 4-1, by Lot 180, both of Surigao Cadastre; containing an area of two hundred forty-three (243) square meters, more or less."

Whereas, you are hereby notified that the hearing of this petition will take place on August 15, 1975, at 8:00 o'clock A.M. in the Session Hall of this Court, Branch I, Surigao City.

Witness, the Honorable Oscar M. Herrera, Judge of this Court, this 15th day of March, 1975.

(Sgd.) MARIETTA E. EVIOTA

[18, 19]

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA
VIZCAYA
FIRST JUDICIAL DISTRICT
BAYOMBONG
BRANCH I

CASE No. 4264 CADASTRAL CASE No. 17 CADASTRAL RECORD No. 887 Lot No. 2534—Petition for the Reconstitution of the Original and Owner's Duplicate of Certificate of Title No. (NA), Free Patent No. 3895 and for the cancellation of the same giving way to the issuance of TCT in accordance with Cadastral Case No. 17, Cadastral Record No. 887, Lot No. 2534, Bayombong Cadastre Survey,

ANTONIO LASAM ET AL., Petitioners

NOTICE OF HEARING

To: The Commissioner, Land Registration Commission, Quezon City, the Director of Lands, the Solicitor General, both of Manila; the Provincial Governor, Bayombong, Nueva Vizcaya; the Parish Priest of Bayombong, Nueva Vizcaya; the District Highway Engineer, the Provincial Fiscal, Maria Infante, Victoriano Flores, Marcelino Degamo, Ramon Cabauatan, all of Bayombong, Nueva Vizcaya; Atty. Rodolfo Q. Agbayani, counsel for the petitioners, Bayombong, Nueva Vizcaya; and to all whom it may concern:

Whereas, a verified petition has been filed with this Court by Antonio Lazam et al, all of Bayombong, Nueva Vizcaya, for the reconstitution of the original and owner's duplicate of Certificate of Title No. (NA), Free Patent No. 3895 and for the cancellation of the same, and in lieu thereof, the issuance of a Transfer Certificate of Title in accordance with Cadastral Case No. 17, Cadastral Record No. 887, issued in the name of Santiago Cutaran who was correspondingly issued Certificate of Title No. (NA), covering a parcel of land now designated as Lot No. 2534 of the Bayombong Cadastre. "x x x Bounded on the NE., by Lots 2526, 2527, and 2528 of Bayombong Cadastre 45 Extension; on the SE., by Lots 2535, 2946 and 2547 of Bayombong Cadastre 45 Extension; on the SW., by Road and on the NW., by Lots 2548 and 2533 of Bayombong Cadastre 45 Extension * * *; containing an area of twenty-five thousand four hundred twenty-eight square meters (25,428), more or less. * * *"

Wherefore, you are hereby given notice that the petition has been set for hearing on September 9,

1975 at 8:30 o'clock in the morning, before Branch — of the Court of First Instance of Nueva Vizcaya, at Bayombong, Nueva Vizcaya, on which date, time and place you should appear and file your claim and objection if you have, to said petition.

Witness, the Honorable Gabriel Dunuan, Presiding Judge of this Court, this 6th day of March, 1975, at Bayombong, Nueva Vizcaya.

(Sgd.) TRANQUILINO V. RAMOS
[18-20] Acting Clerk of Court

Komisyon sa Patalaan ng Lupain (LAND REGISTRATION COMMISSION)

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1642
LRC Record No. N-46564

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer and the District Land Office No. IV-2, Batangas City; the Municipal Mayor, the Municipal Council, Bienvenido Javier Santiago Dimapasok, Agapito Gutierrez, Clemente Mindanao, Perfecta Gutierrez, Canuto Mendoza, Beatriz Maalihan, Fausta Maalihan, Lorenzo Hernandez, Marcelo Amparo, Conrado Mindanao, Antero Jaen and Juana Javier, San Juan, Batangas and Dominador P. Lirio, Candelaria, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Melecia Guerra Lirio, Candelaria, Quezon, thru Atty. Fidel J. Guerra, Candelaria, Quezon; to register and confirm her title to the following property:

A parcel of land (plan Psu-162427), situated in the Barrio of Talahiban, Municipality of San Juan, Province of Batangas. Bounded on the NE., by properties of Bienvenido Javier, Santiago Dimapasok, Agapito Gutierrez, Clemente Mindanao and Perfecta Gutierrez; on the SE., by property of Canuto Mendoza; on the SW., by properties of Marcelo Amparo (before) Fausta Maalihan (now); Beatriz Maalihan and Lorenzo Hernandez; and on the NW., by the Sapang Bigas. Point "1" is S. 15 deg. 10 min. W., 2,999.00 meters from BLLM No. 1, San Juan, Batangas. Area one hundred twenty thousand seven hundred fifty one (120,751) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be

forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Eduardo C. Abaya, Judge of said Court, the 4th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: Gregorio C. SEMBRANO
Acting Chief, Docket Division

[18,19]

REPUBLIC OF THE PHILIPPINES COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. 155-V-74
LRC Record No. N-46261

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council, the Principal; Saluysoy Elementary School and Andrea Gonzales, Meycauayan, Bulacan; Catalina Ilustre, the Heirs of Alfonso Ilustre and Juanito V. Calaguas, Saluysoy, Meycauayan, Bulacan; Severino Santiago, Suite E. Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Norma Golez, No. 3-W Bldg. Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Laura Golez, Suite B. Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Arnulfo Mendoza, No. 1, Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Rogelio Martinez, Suite F, Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Cornelio Abad, Suite D, Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Romeo Yap, No. 2, Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Wilfredo Aranas, Suite C, Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Aurelio Oteyza, Suite No. 2 W-Bldg., Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; Leonel Guzman, Suite No. 1 W-Bldg., Calaguas Apartments, Saluysoy, Meycauayan, Bulacan;

and Alexander Cruz, Suite A, Calaguas Apartments Saluysoy, Meycauayan, Bulacan; Leonardo Ramos No. 4-W Bldg. Calaguas Apartments, Saluysoy, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domiciano L. Calaguas, Saluysoy, Meycauayan, Bulacan; thru Atty. Antonio Esteves, 63 Tindalo Project 3, Quezon City; to register and confirm his title to the following property:

A parcel of land (Lot 1939 Cad-337, Meycauayan Cadastre plan Ap-24601), with the building and improvements thereon, situated in the Barrio of Saluysoy, Municipality of Meycauayan, Province of Bulacan. Bounded on the NE., by property of the Heirs of Alfonso Ilustre and Catalina Ilustre; on the SW., by Lot 1940, property of Domiciano Calaguas and by a Barrio Road; and on the NW., by property of Andrea Gonzales. Point "1" is N. 17 deg. 12 min. W., 974.20 meters from BLLM 1, Cad-337, Meycauayan Cadastre. Area one thousand nine hundred eighty seven (1,987) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 26th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Eduardo P. Caquiao, Judge of said Court, the 4th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[18,19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-3297
LRC Record No. N-46333

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Ave-

nue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan, the Municipal Mayor, the Municipal Council, Marilao, Bulacan; Erlinda Villarica, Martin Villarica, Perpetua Villarica, Enrica San Juan, Joaquin Villarica, Gliceria Ignacio, Victoria Complido, Fausto Santos, Dario Albino, Benjamin Gamo, Rosela Decierto, Natividad Llave, the Heirs of Joaquin Villarica and the Heirs of Pablo Peña, Poblacion, Marilao, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Ricardo Peña, Pacita Peña, Melencio Peña, Maxima Peña, Lourdes Peña, Josefina Peña, Felipa Peña, Leon Peña and Juan Peña, Poblacion, Marilao, Bulacan, thru Atty. Armando T. de Guzman, Marilao, Bulacan, to register and confirm their title to the following property:

A parcel of land (Lot 344, Marilao Cadastre, plan Ap-21943), situated in the Poblacion, Municipality of Marilao, Province of Bulacan. Bounded on the E., by property of Erlinda Villarica; on the S., by property of Enrica San Juan; on the SW., & W., by property of the Heirs of Joaquin Villarica; and on the NW., by property of the Heirs of Joaquin Villarica and by a Road. Point "1" is N. 60 deg. 29 min. W., 315.05 meters from BLLM 1, Marilao Cadastre. Area one thousand two hundred fifty-seven (1,257) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 14th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jesus R. De Vega, Judge of said Court, the 13th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 21st day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[18,19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-3316-M

LRC Record No. N-46575

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Archbishop of Manila, Roman Catholic Church, San Miguel, Sampaloc, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council, the Heirs of Paulino Lipana % Julian Lipana, the Administrator, National Irrigation Administration,

Milagros San Jose, Esperanza Bondad, Aurora de la Cruz, Encarnacion Dizon, Flor-deliza Alejandro and Paz Vasquez, Plaridel, Bulacan; the Heirs of Antonio Castro % Jesus Castro, Basilio Lipana, Marciano Castro, Marcelo Lipana, Praxedes Rivera % Jesus Castro, Placida San Luis, Benito San Luis, Poblacion, Plaridel, Bulacan; Nicanor Roxas % Atty. Alberto Roxas 27, 20th Avenue, Olongapo City; Atanacio Cruz % Felicidad Cruz 20 Goldstar St., White Plains, Quezon City; Pedro Vergel de Dios % Felix Vergel de Dios, No. 4, Sabrang St., Talayan, Quezon City; Fortunato Rivera,

Loreto Raymundo, Adelaida Mendoza, Ireneo Lipana % Adelaida Mendoza, Maxima Fernandez, Santos Garcia, Gil Santos and Domingo Mariano, Banga, Plaridel, Bulacan; Jose Navarro, Florentino Reyes, Antonio Ciriaco, Apolonia Jose, Heirs of Domingo Alcaraz, % Maxima Abacan, Agustin Alcaraz, Basilio de Jesus, Bernardino Jose, Cecilia Buhain, Bernardino Evangelista, Paul Torres, Ramon Torres, Jose Lumague, Rosario Antonio, Filemon Antonio, Generoso Marcelo, Benaventura Cruz % Carida Lipana, Manuel Lipana, Emilio de Jesus, Brigido Lopez,

Mauricia de Jesus and Rosario de Jesus, Parulan, Plaridel, Bulacan; the Heirs of Eustaquia Bordador % Dr. Eliseo Santa Cruz, Meycauayan, Bulacan; Elisa Reyes, Obando, Bulacan; Fortunato Pineda % Mr. Fernando Teodoro, No. 4 Arizona St., Quezon City; Praxedes Rivera and Maxima del Mundo, Polo, Bulacan; Antonio Abella, Bintog, Plaridel, Bulacan; Antonio Castro, Bulihan, Plaridel, Bulacan, and to all whom it may concern:

Whereas, an application has been presented to this Court by Josefina Castro, Jesus F. Castro, Elena Castro, Josephine Castro, Ma. Luisa Castro, Carmencita Castro, Raymundo Castro, Antonio S.L. Castro, Margarita Castro and Ramon Castro, Poblacion, Plaridel, Bulacan; Rita Castro, Bintog, Plaridel, Bulacan; Emilio de Jesus, Parulan, Plaridel, Bulacan; Angelito Castro, Reynaldo Castro, Juanito Castro, Rafael Castro, Generoso Marcelo, Brigido Lopez, Agnes C. Torres, Peter C. Torres, Paul C. Torres, Ramon C. Torres, Ma. Lina C. Torres, Mary C. Torres, Jose C. Torres, Ma. Lourdes C. Torres, David C. Torres and Elenita C. San Luis, Plaridel, Bulacan, thru Atty. Maxima M. Perlas, Plaridel, Bulacan; to register and confirm their title to the following properties:

1. A parcel of land (Lot 2158, Cad. 335, Plaridel Cadastre, plan Ap-03-000320), situated in the Barrio of Parulan, Municipality of Plaridel, Province of Bulacan. Bounded on the NE., by properties of the Heirs of Paulino Lipana, Adelaida Mendoza, Agustin Alcaraz and the Heirs of Domingo Alcaraz; on the SE., by properties of Jose Navarro & Antonio Ciriaco, Fortunato Rivera and Pedro Vergel de Dios; on the S., by properties of Atanacio Cruz, Nicanor Roxas and a Farm Ditch; on the SW., by properties of Marcelo Lipana et al; Basilio Lipana, Antonio Castro, a Barrio Road and the P. Leonardo Street; and on the NW., by the P. Leonardo Street, an Irrigation Canal and properties of Ireneo Lipana and the Heirs of Eustaquia Bordador. Point "1" is S. 85 deg. 19 min. E., 2,021.82 meters from BLLM 1, Cad. 335, Plaridel Cadastre. Area two hundred eighty five thousand five hundred eighty eight (285,588) square meters, more or less.

2. A parcel of land (Lot 3726, Cad. 335, Plaridel Cadastre, plan Ap-03-000321), situated in the Barrio of Bulihan, Municipality of Plaridel, Province of Bulacan. Bounded on the NE., by property of Maxima Fernandez, an irrigation canal and properties of the Archbishop of Manila and Praxedes Rivera; on the E., by property of Praxedes Rivera; on the S., by property of Fortunato Pineda; on the SW., by properties of the Heirs of Antonio Castro and Elisa Reyes; on the W., by a creek; and on the NW., by properties of Praxedes Rivera, the Roman Catholic Church, Antonio Castro and Gil Santos. Point "1" is S. 66 deg. 32 min. E., 3,609.91 meters from BLLM 1, Cad. 335, Plaridel Cadastre. Area one hundred seventeen thousand four hundred eighty six (117,486) square meters, more or less.

3. A parcel of land (Lot 2259 Cad. 335, Plaridel Cadastre, plan Ap-03-000323), situated in the Barrio of Parulan, Municipality of Plaridel, Province of Bulacan. Bounded on the NE. and SW. by properties of Mauricio de Jesus; on the SE., by Lot 2271; and on the NW., by the National Road. Point "1" is N. 72 deg. 26 min. E., 1,851.49 meters from BLLM 1, Cad. 335, Plaridel Cad-

astre. Area one hundred fifty five (155) square meters, more or less.

4. A parcel of land (Lot 2270, Cad. 335, Plaridel Cadastre, plan Ap-03-000323), situated in the Barrio of Parulan, Municipality of Plaridel, Province of Bulacan. Bounded on the NE., by property of Bernardino Evangelista; on the SE., by Lot 2271; on the SW., by property of Jose Lumague; and on the NW., by the National Road. Point "1" is N. 71 deg. 36 min. E., 2,008.66 meters from BLLM 1, Cad. 335, Plaridel Cadastre. Area seventy six (76) square meters, more or less.

5. A parcel of land (Lot 2271, Cad. 335, Plaridel Cadastre, plan Ap-03-000323), situated in the Barrio of Parulan, Municipality of Plaridel, Province of Bulacan. Bounded on the NE., by properties of Bernardino Evangelista and Eustaquio Bordador; on the SE., by an Irrigation Canal and property of Eustaquia Bordador; on the SW., by properties of Eustaquia Bordador, the National Government School Site and Mauricia de Jesus; and on the NW., by Lot 2259, properties of Mauricia de Jesus, Manuela Lipana, Buenaventura Cruz, Filemon Antonio, Rosario Antonio and Jose Lumague et. al and Lot 2270. Point "1" is N. 72 deg. 26 min. E., 1,851.49 meters from BLLM 1, Cad. 335, Plaridel Cadastre. Area twenty nine thousand six hundred ninety eight (29,698) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 20th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Edgardo L. Paras, Judge of said Court, the 21st day of March, in the year 1975.

Issued at Quezon City, Philippines, this 21st day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[18, 19]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAGAYAN

Land Registration Case No. S-32

LRC Record No. N-46794

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Di-

rector, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. II-1, Tuguegarao, Cagayan; the Municipal Mayor, the Municipal Council, Macario Gatchapero or Cachapero, the Heirs of Manuel Estigoy, Hilario Dulce, Adelina Tumanes, Faustino Calican and Antonio Ariola, Barrio Pata, Claveria, Cagayan; Isabelita B. Pacis, Aparri, Cagayan; Mary Adviento, 150 West Avenue, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eugenia Vda. de Agatep and Pablo A. Agatep, Peña Blanca, Cagayan; Carlos Agatep, 150 West Avenue, Quezon City; and Juvido Agatep, Aparri, Cagayan, thru Laggui & Laggui, by Atty. Antonio N. Laggui, Tuguegarao, Cagayan, to register and confirm their title to the following property:

A parcel of land (Lot 15944 Cad-317-D Claveria Cadastre, plan Ap-25818), with the improvements thereon, situated in the Barrio of Pata, Municipality of Claveria, Province of Cagayan. Bounded on the NE., by the Babuyan channel; on the SE., by property of the Heirs of Manuel Estigoy; and property of Hilario Dulce; on the SW., by the National Road and by properties of Adela Tumanes, Faustino Calican, Antonio Ariola, and on the NW., by property of Macario Gatchapero or Cachapero. Point "1" S. 71 deg. 42 min. E., 6,688.00 meters from BLLM 1, Cad-317-D Claveria Cadastre Area one hundred eight thousand two hundred seventy-three (108,273) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cagayan, at its session to be held in the Municipality of Sanchez Mira, Province of Cagayan, Philippines, on the 3rd day of September, 1975, at 8:00 o'clock in the forenoon, to show cause if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jose P. Castro, Judge of said Court, the 19th day of February, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[18, 19]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-1147
LRC Record No. N-46777

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the President, Pan American Insurance Agencies, Inc., Suite 402 Martinez Building, 378 Dasmariñas Street, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the District Land Office No. IV-4, Rosario, Cavite; the Municipal Mayor, the Municipal Council and Virgilio Gallardo, Bacoor, Cavite; Cornelio Santos, Bayani Martinez, Teodorico Santos, Esteban Inocentes, Rufina de la Cruz, Patricia Crisologo, Dominador Francisco, Filomena Caimol, Claudia Jimenez, Pedro Osorio, Aurelia Aterado and Eliseo D. Francisco, Barrio Salinas, Bacoor, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Luis Francisco, Eliseo Francisco and Rufina Francisco, Salinas, Bacoor, Cavite; and La Paz Francisco, Bacoor, Cavite, assisted by Allas, Leynes & Associates, by Atty. Cipriano S. Allas, Suite 402 Martinez Building 378 Dasmariñas St., Manila; to register and confirm their title to the following property:

A parcel of land (Lot 219, Psu-164199 (Sheet 14) plan Swo-04-000083), with the improvements thereon, situated in the Barrio of Salinas, Municipality of Bacoor, Province of Cavite. Bounded on the NE., by Lots 218, 217 and 216 Psu-164199 (Sheet 14), the Municipal Government of Bacoor; on the SE. by a Lane; on the SW., by Lots 221 and 222 Psu-164199 (Sheet 14), the Municipal Government of Bacoor; and on the NW., by Lots 244 245 and 220 Psu-164199 (Sheet 14), the Municipal Government of Bacoor. Point "1" is S. 11 deg. 17 min., W., 2,018.86 meters from BLLM 1, Bacoor Cavite. Area three thousand eighty six (3,086) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the Municipality of Bacoor, Province of Cavite, Philippines, on the 26th day of August 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default

will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Ricardo P. Tensuan, Judge of said Court, the 4th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[18, 19] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-964
LRC Record No. N-46774

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. VII-1, Cebu City; the Municipal Mayor, and the Municipal Council, Consolacion, Cebu; Gabriela Cabahug, Genen Abucay, Dioscoro Ozuza or Osua, Candido Abucay and Daniel Cabahug, Tayud, Consolacion, Cebu; and to all whom it may concern:

Whereas, an application has been presented to this Court by Philippine Treasure Co., Inc., represented by Elena S. Miñana, Baniñad, Cebu City, thru Atty. Florencio H. Diaz, Monzon Shipping, Palma Street, Cebu City, to register and confirm its title to the following properties:

Three (3) parcels of land, situated in the Barrio of Tayud, Municipality of Consolacion, Province of Cebu. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 149,) Gss-1262, Tayud Group Settlement Survey, plan Ap-07-01-000001, Sheet 1). Bounded on the NE., by property of Gabriela Cabahug; on the SE., by property of Candido Abucay; on the SW., by property of Dioscoro Ozuza or Osua; and on the W., by Block-A, Project 28, Timberland (Mangrove Swamp). Point "1" is S. 62 deg. 04 min. W., 1,444.14 meters from MBM 2, Lilo-an, Cebu, Pls-823. Area four thousand five hundred ninety three (4,593) square meters, more or less.

2. A parcel of land (Lot 150, Gss-1262 Tayud Group Settlement Survey, plan Ap-07-01-000001, Sheet 2). Bounded on the NE., by property of Daniel Cabahug; on the SE., by property of Candido Abucay; on the SW., by property of Daniel Cabahug and by Block-A, Project 28, Timberland (Mangrove Swamp); and on the W., by Block-A, Project 28 Timberland (Mangrove Swamp). Point "1" is S. 62 deg. 55 min. W, 1,397.50 meters from MBM 2, Lilo-an, Cebu, Pls-823. Area five thousand eight hundred seventy one (5,871) square meters, more or less.

3. A parcel of land (Lot 151 Gss-1262, Tayud Settlement Survey plan Ap-07-01-00001, Sheet 3). Bounded on the NE. and W., by Block-A, Project 28, Timberland (Mangrove Swamp); on the SE, by property of Candido Abucay; and on the SW., by property of Gabriela Cabahug. Point "1" is S. 62 deg. 55 min. W., 1,397.50 meters from MBM 2, Lilo-an, Cebu, Pls-823. Area eleven thousand eight hundred seventy-four (11,874) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 28th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jose C. Borromeo, Judge of said Court, the 29th day of January, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:
 GREGORIO BILOG, JR.
 Commissioner of Land Registration
 By: GREGORIO C. SEMBRANO
 Acting Chief, Docket Division
 [18, 19]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. B-465
 LRC Record No. N-46815

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer,

the Public Works District Engineer, the Highway District Engineer, the District Land Office No. IV-5, Santa Cruz, Laguna; the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Vicente Bella, Ignacia Bariring, Maria Bariring, Alejandro Ustaris, Luisa Edeza and Lupina Banaticla, Cabuyao, Laguna; Diosdado Bariring and Pacencia Ustaris, Mamatid, Cabuyao, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by Gesmundo Parajan, Mamatid, Cabuyao, Laguna, to register and confirm his title to the following property:

A parcel of land (plan Psu-04-000014), situated in the Barrio of Mamatid, Municipality of Cabuyao, Province of Laguna. Bounded on the N., by property of Vicente Bella; on the E, by property of Diosdado Bariring, on the S., by a Barrio Road; and on the W., by property of Pacencia Ustaris; Point "1" is N. 34 deg. 56 min. W, 137.30 meters from BBM 4, Cad-154, Calamba Cadastre. Area four hundred thirty-eight (438) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the Municipality of Biñan, Province of Laguna, Philippines, on the 29th day of August, 1975 at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Herminio A. Avendaño, Judge of said Court, the 12th day of February, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:
 GREGORIO BILOG, JR.
 Commissioner of Land Registration
 By: GREGORIO C. SEMBRANO
 Acting Chief, Docket Division
 [18, 19]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1509
 LRC Record No. N-46845

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon.

Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. I-1, the Municipal Mayor, the Municipal Council, San Fernando, La Union; Exequiel Regalado, Poblacion, San Fernando, La Union; Florita Gonzales, Nenita M. Zapata, Tomas Urbinar, Agapito Nisperos, Dominador Nisperos, Cirilo Hufano, Constanca Dacanay, Wespahalia A. Rivera, Jovencio Pada, Privato Esperanza, Consolacion Esperanza and Leticia Z. Grospe, Lingsat, San Fernando, La Union, and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses, Mariano I. Pocsidio and Aurora M. Pocsidio, Lingsat, San Fernando, La Union, thru Atty. Justiniano A. Ganuelas, San Fernando, La Union, to register and confirm their title to the following property:

A parcel of land (plan Psu-1-000504), with the improvements thereon, situated in the Barrio of Lingsat, Municipality of San Fernando, Province of La Union. Bounded on the N., by an Alley claimed by Nenita M. Zapata and property of Nenita M. Zapata; on the NE., by property of Florita Gonzales and the National Road; on the S., by properties of Exequiel Regalado, Jovencio Pada and Constanca Dacanay & Wespahalia A. Rivera; on the SW., by properties of Cirilo Hufano and Privato Esperanza; and on the NW., by property of Tomas Urbinar, Agapito Nisperos & Dominador Nisperos, Point "1" is N. 38 deg. 16 min. W., 876.56 meters from BLLM 1, Carlatan, San Fernando, La Union. Area five thousand six hundred thirty eight (5,638) square meters, more or less.

You are hereby cited to appear before the Court of Instance of La Union, at its session to be in the Municipality of San Fernando, Province of La Union, Philippines, on the 25th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jose P. Flores, Judge of said Court, the 10th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

Acting Chief, Docket Division

[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ORIENTAL
MINDORO

Land Registration Case No. P-40

LRC Record No. N-45097

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visa-Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. IV-8, Calapan, Oriental, Mindoro; the Municipal Mayor, the Municipal Council, Sofronio Parasa, Consorcio Amparo, Conrado Morente and Crescencio Panel, Bulalacao, Oriental Mindoro; and Ramon Lim, 98, 9th Street, New Manila, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Leonardo C. Rodriguez, 54 M. Almada St., Pateros, Rizal, to register and confirm his title to the following properties:

Nine (9) parcels of land with the improvements thereon, situated in the Barrio of San Juan, Municipality of Bulalacao, Province of Oriental Mindoro. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 278, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. and E. by Roads; on the S. by Lot 280; on the W. by Lot 279; and on the NW. by the Talibong Creek. Point "1" is N. 28 deg. 12 min. E., 6,660.59 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area eighty eight thousand three hundred five (88,305) square meters, more or less.

2. A parcel of land (Lot 279, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. and NW. by the Talibong Creek; on the E. by Lots 278 and 280, and on the S. by Lot 289. Point "1" is N. 28 deg. 12 min. E., 6,660.59 meters from BLLM 1, Bulalacao, Public Land Subdivision Pls-417-D. Area one hundred twenty six thousand one hundred sixty eight (126,168) square meters, more or less.

3. A parcel of land (Lot 280, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by Lot 278; on the E. and S. by Roads; on the SW. by Lot 289; and on the W. by Lot 279. Point "1" is N. 28 deg. 12 min. E., 6,660.59 meters from BLLM 1, Bulalacao, Public Land Subdivision Pls-417-D. Area ninety six thousand two hundred eighteen (96,218) square meters, more or less.

4. A parcel of land (Lot 281, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by Lot 277; on the E. by Lot 282; and on the S. and W. by Roads. Point "1" is N. 31 deg. 54 min. E., 6,924.71 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area one hundred thousand (100,000) square meters, more or less.

5. A parcel of land (Lot 282, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by Lot 276; on the E. by Lot 283; on the S. by a Road; and on the W. by Lot 281. Point "1" is N. 31 deg. 54 min. E., 6,924.71 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area one hundred thousand (100,000) square meters, more or less.

6. A parcel of land (Lot 283, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by Lot 275; on the E. by Lot 284; on the S. by a Road; and on the W. by Lot 282. Point "1" is N. 35 deg. 14 min. E., 7,208.14 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area one hundred thousand (100,000) square meters, more or less.

7. A parcel of land (Lot 286, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by a Road; on the E. by Lot 285; on the S. by Lot 291; and on the W. by Lot 287. Point "1" is N. 39 deg. 25 min. E., 6,572.67 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area one hundred thousand (100,000) square meters, more or less.

8. A parcel of land (Lot 287, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by a Road; on the E. by Lot 286; on the S. by Lot 290; and on the W. by Lot 288. Point "1" is N. 35 deg. 55 min. E., 6,259.03 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area one hundred thousand (100,000) square meters, more or less.

9. A parcel of land (Lot 288, Bulalacao Public Land Subdivision Pls-417-D). Bounded on the N. by a Road; on the E. by Lot 287; on the SE. by Lot 290; and on the SW. by Lot 289. Point "1" is N. 35 deg. 55 min. E., 6,259.03 meters from BLLM 1, Bulalacao Public Land Subdivision Pls-417-D. Area eighty one thousand two hundred ninety seven (81,297) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Oriental Mindoro, at its session to be held in the Municipality of Pinamalayan, Province of Oriental Mindoro, Philippines, on the 12th day of September, 1975, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Ildefonso M. Bleza, Judge of said Court, the 10th day of April, in the year 1975.

Issued at Quezon City, Philippines, this 18th day of April, 1975.

Attest:

GREGORIO BILOG, Jr.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division

[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. G-203
LRC Record No. N-46847

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas, Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lucena City; the District Land Office No. IV-6, Baler, Quezon; the Municipal Mayor, the Municipal Council, Ramon Villaseñor, Felix Villabroza, Fermin Malabuñga, Higinio Manlugon, Cornelio Malabuñga, B. Manlugon, Eutiquio Arandela and Thelma Regodon-Averilla, Perez, Quezon; Milagros Averilla, 180 P. Parada St. San Juan, Rizal; and Primitiva Villabroza and Alvaro Regodon, 53-A P. Paterno St., España Extension, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Antonio A. Averilla, Perez, Quezon, assisted by Atty. Numeriano J. Averilla, 180 P. Parada St. San Juan, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-174379) with the improvements thereon, situated in the Poblacion, Municipality of Perez, Province of Quezon. Bounded on the NE., by properties of Eutiquio Arandela and Higinio Manlugon; on the SE., by the Rizal Street; on the SW., and W., by property of Roman Villaseñor; and on the NW., by properties of Felix Villabroza and Fermin Malabuñga. Point "1" is N. 86 deg. 38 min. W., 1,467.40 meters from BLLM 1, Sangoma, Alabat, Quezon. Area three hundred seventy five (375) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the Municipality of Gumaca, Province of Quezon, Philippines, on the 3rd day of September, 1975, at 8:30 o'clock in the forenoon, to show cause

if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application any decree entered thereon.

Witness, the Hon. Juan B. Montecillo, Judge of said Court, the 18th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8588
LRC Record No. N-4-983

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the district Land Office No. IV-1, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer and the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor and the Municipal Council, Diosdado J. Benito, Perfecto B. Linco, Maria S. P. Linco, Alfonso Manahan, Montalban, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Marianito Cruz, Montalban, Rizal; thru Atty. R. G. Velasquez, 360 Davit St., Manila; to register and confirm his title to the following property:

A parcel of land (plan Psu-192203), with the building and improvements thereon, situated in the Poblacion, Municipality of Montalban, Province of Rizal. Bounded on the N. and NE., by property of Perfecto B. Linco & Maria S.P. Linco; on the SE., by property of Diosdado J. Benito; and on the SW., by the Provincial Road. Point "1" is N. 23 deg. 23 min. E., 39.19 meters from BLLM 2, Montalban, Rizal. Area three hundred seventy (370) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal,

Philippines, on the 11th day of September, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Serafin E. Camilon, Judge of said Court, the 4th day of April, in the year 1975.

Issued at Quezon City, Philippines, this 21st day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8753
LRC Record No. N-46812

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-1, 757 Gen. Solano Street, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Teodoro San Jose, Felicidad Nido, Blas Francisco and the Heirs of Andres Zapanta, Cardona, Rizal; the General Manager, Philippine National Bank, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Domingo B. Calderon and Soledad P. Amaboso, Muzon, Taytay, Rizal, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Dalig-San Roque, Municipality of Cardona, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-254883). Bounded on the NE., by property of Teodoro San Jose; on the SE., by Lot 2; on the SW., by the Dalig Road; and on the NW., by property

of the Heirs of Andres Zapanta. Point "1" is S. 27 deg. 17 min. E., 607.40 meters from BLLM 2, Cardona, Rizal. Area six hundred forty eight (648) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-254883). Bounded on the N., by property of Teodulo San Jose; on the SE., by property of Blas Francisco and the Dalig Road; on the S., by the Dalig Road; and on the NW., by Lot 1. Point "1" is S. 27 deg. 17 min. E., 607.40 meters from BLLM 2, Cardona, Rizal. Area four hundred one (401) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines on the 5th day of September, 1975, at 8:15 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Buenaventura J. Guerrero, Judge of said Court, the 17th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 21st day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8757
LRC Record No. N-46861

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-1, 757 Gen. Solano Street, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary Department of Agrarian Reform, Elliptical Road; Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, Municipal Council, the Manager, Rural Bank of Cardona, Cardona, Rizal; Simeon Trinidad, Concepcion Flores, Pedro Bernardo, Demetrio Bernardo, L.

Trinidad, Gregorio Perez, Leonila Trinidad, Coleta Bernardo, Dionisio, Bernardo, San Roque, Cardona, Rizal; Cosme San Jose, Simplicio San Juan, Liwanag St., Cardona, Rizal; Remedios Perez, Ocampo St., Cardona Rizal; and Mario Maderal, Juan Luna Street, Layunan, Binangonan Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Corazon P. Bautista, Juan Luna Street, Layunan, Binangonan, Rizal to register and confirm her title to the following property:

A parcel of land (plan (LRC) psu-423), with the improvements thereon, situated in the Barrio of San Roque, Municipality of Cardona, Province of Rizal. Bounded on the NE., by property of the Spouses Simeon Trinidad & Concepcion Flores; on the SE., by properties of Cosme San Jose and Remedios Perez; on the SW., by property of Simplicio San Juan; and on the NW., by property of Pedro & Demetrio Bernardo. Point "1" is S. 16 deg. 22 min. W., 202.40 meters from BLLM 4, Cardona, Rizal. Area two hundred sixty nine (269) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held at the Justice Hall, Capitol Site, Municipality of Pasig, Province of Rizal, Philippines, on the 3rd day of September, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Rizalina Bonifacio Vera, Judge of said Court.

Issued at Quezon City, Philippines, this 21st day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[18, 19]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. C-245
LRC Record No. N-46882

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-1, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman,

Quezon City; the Hon. Secretary, Department of Agrarian, Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor and the Municipal Council, Navotas, Rizal; Soledad Basilio, Felicisimo Darsantos Juan Palumbarit, Aquilino de la Cruz, Andres Gervacio, Florencia de Guzman, the Heirs of Guillerma C. Santos Benedicto de la Cruz, Francisca Cabana Santos and Modesto Nallas, Cadorniga, Navotas Rizal, Virginia Bernardino, 113 Cadorniga St. Navotas, Rizal; Leoncia Intertas Y. Santos, and Alberto Cadorniga, 4 H. Kamuning Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Angel S. Intertas, 113 Cadorniga St. Navotas, Rizal thru Atty. Luciano I. Acain 681 Sevilla St., Binondo, Manila, to register and confirm his title to the following property:

A parcel of land (plan Psu-224344), with the building and improvements thereon, situated in the Barrio of Navotas, Municipality of Navotas, Province of Rizal. Bounded on NE., by the P. Cadorniga Street; on the SE., by properties of Aquilino dela Cruz and Andres Gervacio; on the SW., by property of Florencia de Guzman; and on the NW., by properties of Soledad Basilio and Felicisimo Darsantos & Juan Palumbarit. Point "1" is S. 17 deg. 29 min. E., 913.99 meters From BLLM 1, Navotas, Rizal; Area one hundred eighty six (186) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Caloocan, Philippines, on the 29th day of August, 1975, at 8:00 o'clock in the forenoon to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Alberto Q. Ubay, Judge of said Court, the 6th day of December, in the year 1975.

Issued at Quezon City, Philippines, this 21st day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
[18,19] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8777
LRC Record No. N-46925

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-1, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Tanay, Rizal; Silvestre de la Sada, Silverio Vertudez, Nicanor Tongohan, Maximino A. de la Cruz, Maximino C. de la Cruz, Victorina de la Cruz, Villamor de la Rey, Ernesto de la Rosa, Mariano de la Cruz, Guevarra de la Cruz, Pedro Amonoy, Pascual Calupaz, Anastacio Matuguina, Lucio Pascual, Medallo de la Cruz, Zosimo Repañó, Jose Bautista, Guillermo Abecia, Enriqueito A. Magallanes, Eliseo de la Cruz, Genaro Pequin Cesar Verian, Emilio C. Medina, Rosa Gemena, Rosendo de la Rey, Sulpicio Repato, Lorianana Tongohan, Victoria de la Rosa,

Elegio Sta. Ana, Martinez Bautista, Manuel Vertudez, Salvador Liboon, Amado Isla, Catalino Ibrada, Mateo de la Cruz, Tranquilino de la Cruz, Serafin Repañó, Martin de la Cruz, Pascual Tibay, Orlando Gemena, Alexander Ocampo, Fernando Mendoza, Mateo de la Cruz, Inocencia Sta. Ana, Loninsia de la Carsada, Glicerio Sta. Ana, Milagros Santos, Carlito Santos, Francisco Conquilla, Martinez de la Cruz, Celedonio Rellama, Virgilio Reyes, Bo. Sto. Niño, Tanay, Rizal; Nesterio Hilado, % J. Torres Enterprises, Inc., 410 de los Reyes Bldg., 232 Juan Luna St., Binondo, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by J. Torres Agro-Industrial Enterprises, Inc., Suite 410 Padilla de los Reyes Bldg., 232 Juan Luna St., Binondo, Manila, represented by Jaime T. Torres, 38 Bulacan St., West Avenue, Quezon City to register and confirm its title to the following properties:

1. A parcel of land (plan (LRC) Psu-124), with the improvements thereon, situated in the Sitio of Maranglay, Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE., by property of Celedonio Rellama; on

the SE. by properties of Virgilio Reyes and Nesterio Hilado; on the W. by the Pinutian Creek; and on the NW. by property of Martinez de la Cruz. Point "1" is N. 76 deg. 31 min. E., 2,794.57 meters from BLLM 24, Pls-39, Tanay, Rizal. Area two hundred thirteen thousand five hundred eighty two (213,582) square meters, more or less.

2. A parcel of land (Lot 1, plan (LRC) Psu-593), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Mararaot Creek; on the SE. by the Papang-Usa Creek; on the SW. by property of J. Torres Enterprises Inc. and on the W. by Lots 4 and 2. Point "1" is N. 40 deg. 23 min. E., 4,300.04 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety six thousand one hundred thirty one (196,131) square meters, more or less.

3. A parcel of land (Lot 2, plan (LRC) Psu-593), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N., NE. and NW. by the Mararaot Creek; on the E. by Lot 1; and on the SW. by Lots 4 and 3. Point "1" is N. 34 deg. 34 min. E., 4,505.46 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty six thousand forty five (166,045) square meters, more or less.

4. A parcel of land (Lot 3, plan (LRC) Psu-593), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 2; on the SE. by Lot 4; on the SW. by property of J. Torres Enterprises, Inc.; and on the NW. by the Sindihan Creek. Point "1" is N. 34 deg. 34 min. E., 4,505.46 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred nine thousand seven hundred (109,700) square meters, more or less.

5. A parcel of land (Lot 4, plan (LRC) Psu-593), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 2, property of Milagros Santos; on the E. by Lot 1, property of Carlito Santos; on the SW. by property of J. Torres Enterprises, Inc.; and on the NW. by Lot 3, property of Francisco Conquilla. Point "1" is N. 34 deg. 34 min. E., 4,505.46 meters from BLLM 24, Pls-Tanay, Rizal. Area one hundred fifty thousand nine hundred seventy nine (115,979) square meters, more or less.

6. A parcel of land (Lot 1, plan (LRC) Psu-598), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 5; on the E. by the Lipac Creek; on the SE. by property of Pascual Tibay; on the SW. by Lot 2; and on the NW. by Lot 3. Point "1" is N. 60 deg. 05 min. E., 6,357.68 meters from BLLM 24, Pls-39, Tanay, Rizal. Area

one hundred fifty four thousand seven hundred seventy six (154,776) square meters, more or less.

7. A parcel of land (Lot 2, plan (LRC) Psu-598), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 1; on the E. by property of Pascual Tibay; on the S. by property of Orland Gemena; on the SW. by property of Fernando Mendoza; and on the NW. by Lot 3. Point "1" is N. 60 deg. 05 min. E., 6,357.68 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred thirty nine thousand four hundred fifty one (139,451) square meters, more or less.

8. A parcel of land (Lot 3, plan (LRC) Psu-598), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 5; on the SE. by Lots 1 and 2; on the SW. by property of Fernando Mendoza; on the W. by property of Loninsia de la Carsada; and on the NW. by Lot 4. Point "1" is N. 56 deg. 15 min. E., 5,966.51 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty six thousand three hundred seventy one (156,371) square meters, more or less.

9. A parcel of land (Lot 4, plan (LRC) Psu-598), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 6; on the E. by Lot 5; on the S. by Lot 3; on the SW. by property of Loninsia de la Carsada; and on the NW. by the Limutan and Imawang Rivers. Point "1" is N. 52 deg. 24 min. E., 6,627.48 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred thirty eight thousand nine hundred seventeen (138,917) square meters, more or less.

10. A parcel of land (Lot 5, plan (LRC) Psu-598), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Lipac Creek; on the SW. by Lots 1 and 3; on the W. by Lot 4; and on the NW. by Lot 6. Point "1" is N. 52 deg. 24 min. E., 6,627.48 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty five thousand nine hundred fifty nine (155,959) square meters, more or less.

11. A parcel of land (Lot 6, plan (LRC) Psu-598), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Lipac Creek; on the SE. by Lot 5; on the S. by Lot 4; and on the W. and NW. by the Imawang River. Point "1" is N. 52 deg. 24 min. E., 6,627.48 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty four thousand seventeen (154,017) square meters, more or less.

12. A parcel of land (Lot 1, plan (LRC) Psu-599), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 2; on the SE. by Lot 3; and on the S., SW. and NW. by the Limutan River. Point

"1" is N. 56 deg. 15 min. E., 5,966.51 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred eighty four thousand seven hundred forty eight (184,748) square meters, more or less.

13. A parcel of land (Lot 2, plan (LRC) Psu-599), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by property of Glicerio Sta. Ana; on the E. by property of Inocencio Sta. Ana; on the SW. by Lot 1; and on the NW. by the Limutan River. Point "1" is N. 56 deg. 15 min. E., 5,966.51 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty nine thousand six hundred eighty three (159,683) square meters, more or less.

14. A parcel of land (Lot 3, plan (LRC) Psu-599), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by properties of Inocencio Sta. Ana and Alexander Ocampo; on the SE. and S. by Lot 4; on the W. by the Limutan River; and on the NW. by Lot 1. Point "1" is N. 56 deg. 15 min. E., 5,966.51 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred forty nine thousand six hundred thirty seven (149,637) square meters, more or less.

15. A parcel of land (Lot 4, plan (LRC) Psu-599), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by properties of Alexander Ocampo and Pascual Tibay; on the NE. by property of Pascual Tibay on the SE. and SW. by the Dao-Dao Creek; on the W. by the Limutan River; and on the NW. by Lot 3. Point "1" is N. 61 deg. 13 min. E., 5,987.81 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty six thousand two hundred fifty three (166,253) square meters, more or less.

16. A parcel of land (Lot 1, plan (LRC) Psu-597), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Lipac Creek; on the E. by Lot 2; on the S. by Lot 4 and property of Orlando Gemena; on the W. by property of Alexander Ocampo; and on the NW. by property of Martin de la Cruz. Point "1" is N. 60 deg. 05 min. E., 6,357.68 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty six thousand five hundred forty four (156,544) square meters, more or less.

17. A parcel of land (Lot 2, plan (LRC) Psu-597), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Lipac Creek; on the E. by Lot 3; on the S. and SW. by Lot 4; and on the W. by Lot 1. Point "1" is N. 66 deg. 14 min. E., 6,793.96 meters from BLLM 24, Pls-39, Tanay, Rizal. Area eighty eight thousand two hundred thirty (88,230) square meters, more or less.

18. A parcel of land (Lot 3, plan (LRC) Psu-597), situated in the Barrio of Sto. Niño, Muni-

cipality of Tanay, Province of Rizal. Bounded on the N. by the Lipac Creek; on the E. by a Public Land; on the S. by the Dao-dao Creek; on the SW. by Lot 4; and on the W. by Lot 2. Point "1" is N. 66 deg. 14 min. E., 6,793.96 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty six thousand eight hundred forty nine (156,849) square meters, **more or less.**

19. A parcel of land (Lot 4, plan (LRC) Psu-597), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 1; on the NE. by Lots 2 and 3; and on the S. and SW. by the Dao-dao Creek and property of Orland Gemena. Point "1" is N. 66 deg. 14 min. E., 6,793.96 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty nine thousand seventy nine (159,079) square meters, more or less.

20. A parcel of land (Lot 1, plan (LRC) Psu-596), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 3; on the NE. by Lot 4; on the E. by property of Lorian Tongohan; on the SE. by property of Victoria de la Rosa; on the SW. by property of J. Torres Enterprises, Inc.; and on the W. by Lot 2. Point "1" is N. 46 deg. 46 min. E., 4,778.63 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety thousand ninety three (190,093) square meters, more or less.

21. A parcel of land (Lot 2, plan (LRC) Psu-596), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 3; on the E. by Lot 1; on the SE. by property of J. Torres Enterprises, Inc.; and on the W. by the Papang-Usa Creek. Point "1" is N. 46 deg. 46 min. E., 4,778.63 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred seventy three thousand seven hundred ninety one (173,791) square meters, more or less.

22. A parcel of land (Lot 3, plan (LRC) Psu-596), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. and NE. by the Mararaot Creek; on the SE. by Lot 4; on the S. by Lots 1 and 2; and on the NW. by the Papang-Usa Creek. Point "1" is N. 46 deg. 46 min. E., 4,778.63 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred eighty one thousand four hundred eighty seven (181,487) square meters, more or less.

23. A parcel of land (Lot 4, plan (LRC) Psu-596), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N., NE., E. and NW. by the Mararaot Creek; on the SE. by property of Lorian Tongohan; on the SW. by Lot 1; and on the NW. by Lot 3. Point "1" is N. 49 deg. 06 min. E., 4,987.18 meters, from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety six thousand eight hundred seven (196,807) square meters, more or less.

24. A parcel of land (Lot 1, plan (LRC) Psu-595), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by a Creek; on the SE. by the Maranglay Creek; and on the W. by property of J. Torres Enterprises, Inc. Point "1" is N. 73 deg. 46 min. E., 3,843.73 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty nine thousand eight hundred sixty three (169,863) square meters, more or less.

25. A parcel of land (Lot 2, plan (LRC) Psu-595), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 4 and property of Cesar Verian; on the SE. by the Maranglay Creek; on the SW. by a Creek; and on the NW. by Lot 3. Point "1" is N. 64 deg. 19 min. E., 4,378.17 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty six thousand six hundred seventy eight (166,678) square meters, more or less.

26. A parcel of land (Lot 3, plan (LRC) Psu-595), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by property of Victoria de la Rosa; on the E. and SE. by Lot 4; on the SE. by Lot 2; and on the W. by property of J. Torres Enterprises, Inc. Point "1" is N. 64 deg. 19 min. E., 4,378.17 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred eighty four thousand three hundred sixty six (184,366) square meters, more or less.

27. A parcel of land (Lot 4, plan (LRC) Psu-595), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by property of Eliseo de la Cruz; on the SE. by properties of Genaro Pequin and Cesar Verian; on the SW. by Lot 2; and on the W. by Lot 3. Point "1" is N. 64 deg. 19 min. E., 4,378.17 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety one thousand four hundred sixty eight (191,468) square meters, more or less.

28. A parcel of land (Lot 1, plan (LRC), Psu-594), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 2; on the SE. by Lot 3; on the SW. by the Maranglay Creek and property of Rosendo de la Rey; and on the NW. by property of Rosa Gemena. Point "1" is N. 70 deg. 05 min. E., 4,967.30 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred eighty seven thousand eight hundred twenty three (187,823) square meters, more or less.

29. A parcel of land (Lot 2, plan (LRC) Psu-594), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. and NE. by the Limutan River; on the SE. by Lot 3; on the SW. by Lot 1; and on the NW. by property of Rosa Gemena. Point "1" is N. 70 deg. 05 min. E., 4,967.30 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred se-

venty eight thousand four hundred sixty two (178,462) square meters, more or less.

30. A parcel of land (Lot 3, plan (LRC) Psu-594), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Limutan River; on the SE. by Lot 4; and on the NW. by Lots 1 and 2. Point "1" is N. 70 deg. 05 min. E., 4,967.30 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty thousand six hundred seventy four (160,674) square meters, more or less.

31. A parcel of land (Lot 4, plan (LRC) Psu-594), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the E. and SE. by the Limutan River; on the SW. by the Limutan River and Maranglay Creek; and on the NW. by Lot 3. Point "1" is N. 73 deg. 19 min. E., 5,075.71 meter from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred forty two thousand eight hundred sixteen (142,816) square meters, more or less.

32. A parcel of land (Lot 1, plan (LRC) Psu-592), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 3; on the SE. by Lot 2; on the S. by property of Emilio C. Medina; on the W. by property of J. Torres Enterprises, Inc.; and on the NW. by property of Martinez Bautista. Point "1" is N. 57 deg. 13 min. E., 4,970.17 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety four thousand seventy three (194,073) square meters, more or less.

33. A parcel of land (Lot 2, plan (LRC) Psu-592), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. and NE. by Lot 4; on the E. by the Limutan River; on the SW. by property of Rosa Gemena; and on the NW. by Lot 1. Point "1" is N. 57 deg. 13 min. E., 4,970.17 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred seventy eight thousand five hundred eighty five (178,585) square meters, more or less.

34. A parcel of land (Lot 3, plan (LRC) Psu-592), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by the Limutan River; on the SE. by Lot 4; on the SW. by Lot 1; on the W. by property of Martinez Bautista; and on the NW. by property of Eligio Sta. Ana. Point "1" is N. 57 deg. 13 min. E., 4,970.17 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety four thousand seven hundred twenty five (194,725) square meters, more or less.

35. A parcel of land (Lot 4, plan (LRC) Psu-592), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N., NE., E., and SE., by the Limutan River; on the SW. by Lot 2; and on the NW. by Lot 3. Point "1" is N. 57 deg. 13 min. E., 4,970.17 meter from BLLM 24, Pls-39, Tanay, Rizal. Area two

hundred six thousand four hundred forty two (206,442) square meters, more or less.

36. A parcel of land (Lot 5, plan (LRC) Psu-592), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by the Dao-dac Creek; on the SE. by a Public Land; on the S. SW. and NW. by the Limutan River. Point "1" is N. 63 deg. 36 min. E., 5,649.56 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred seven thousand eight hundred twenty (107,820) square meters, more or less.

37. A parcel of land (Lot 1, plan (LRC) Psu-591), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 5; on the NE. and E. by a Public Land; on the SW. by the Lipao Creek; and on the W. by Lot 2. Point "1" is N. 60 deg. 46 min. E., 6,958.65 meters from BLLM 24 Pls-39, Tanay, Rizal. Area one hundred sixty three thousand two hundred eighty three (163,283) square meters, more or less.

38. A parcel of land (Lot 2, plan (LRC) Psu-591), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the E. by Lots 5 and 1; on the SW. and W. by the Lipac Creek; and on the NW. by Lot 3. Point "1" is N. 60 deg. 46 E., 6,958.65 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty six thousand seventy six (166,076) square meters, more or less.

39. A parcel of land (Lot 3, plan (LRC) Psu-591), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 4; on the SE. by Lot 2; on the SW. by the Lipac Creek; and on the NW. by property of Guevarra de la Cruz. Point "1" is N. 54 deg. 41 min. E., 7,219.33 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty two thousand two hundred fifty (162,250) square meters, more or less.

40. A parcel of land (Lot 4, plan (LRC) Psu-591), situated in the Barrio of Sto. Niño Municipality of Tanay, Province of Rizal. Bounded on the NE. by a Public Land; on the SE. by Lot 5; on the SW. by Lot 3; and on the NW. by property of Guevarra de la Cruz. Point "1" is N. 54 deg. 41 min. E., 7,219.33 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred seventy three thousand one hundred six (173,106) square meters, more or less.

41. A parcel of land (Lot 5, plan (LRC) Psu-591), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the SE. by a Public land; on the S. by Lot 1; on the SW. and W. by Lot 2; and on the NW. by Lot 4. Point "1" is N. 60 deg. 46 min. E., 6,958.65 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred forty five thousand nine hundred seventy six (145,976) square meters, more or less.

42. A parcel of land (Lot 1, plan (LRC) Psu-590), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by a Public Land; on the SE. by properties of Pedro Amonoy and Medallo de la Cruz; on the SW. by the Lipac Creek; and on the NW. by Lot 2. Point "1" is N. 54 deg. 41 min. E., 7,219.33 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred sixty four thousand six hundred ninety eight (164,698) square meters, more or less.

43. A parcel of land (Lot 2, plan (LRC) Psu-590), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. and NW. by the Ibong-bong Creek; on the SE. by a Public Land and Lot 1; on the SW. by the Lipac Creek; and on the W. by the Imawang River. Point "1" is N. 51 deg. 42 min. E., 7,237.12 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred fifty six thousand seven hundred forty seven (156,747) square meters, more or less.

44. A parcel of land (Lot 3, plan (LRC) Psu-590), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 5; on the E. by Lot 4; on the SW. by the Ibong-bong Creek; and on the NW. by the Imawang River. Point "1" is N. 49 deg. 33 min. E., 7,858.04 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ten thousand nine hundred forty five (110,945) square meters, more or less.

45. A parcel of land (lot 4, plan (LRC) Psu-590), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 5; on the NE. and SE. by Public Lands, on the SW. by the Ibong-bong Creek; and on the W. by Lot 3. Point "1" is N. 59 deg. 33 min. E., 7,858.04 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred twenty one thousand four hundred twenty eight (121,428) square meters, more or less.

46. A parcel of land (Lot 5, plan (LRC) Psu-590), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by a Public Land; on the S. by Lot 4; on the SW. by Lot 3; and on the W. by the Imawang River. Point "1" is N. 49 deg. 33 min. E., 7,858.04 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred forty nine thousand twenty nine (149,029) square meters, more or less.

47. A parcel of land (Lot 1, plan (LRC) Psu-589), situated in the Barrio of Sto. Niño, Municipality of Tanay Province of Rizal. Bounded on the E. by Lot 4; on the S. by a Public Land; on the W. by property of J. Torres Enterprises, Inc.; and on the NW. by Lot 2. Point "1" is N. 77 deg. 42 min. E., 4,141.25 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred forty eight thousand one hundred ninety nine (148,199) square meters, more or less.

48. A parcel of land (Lot 2, plan (LRC) Psu-589), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the E. by Lot 3; on the SE. by Lot 1; on the W. by property of J. Torres Enterprises, Inc., and on the NW. by the Maranglay Creek. Point "1" is N. 77 deg. 42 min. E., 4,141.25 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred two thousand nine hundred sixty one (102,961) square meters, more or less.

49. A parcel of land (Lot 3, plan (LRC) Psu-589), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. and NW. by the Maranglay Creek; on the E. by the Limutan River; on the SE. by Lots 5 and 4; and on the W. by Lot 2. Point "1" is N. 77 deg. 42 min. E., 4,141.25 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred eighty two thousand nine hundred seventy four (182,974) square meters, more or less.

50. A parcel of land (Lot 4, plan (LRC) Psu-589), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. by Lot 5; on the SE. by the Limutan River; on the S. by a Public Land; on the W. by Lot 1; and on the NW. by Lot 3. Point "1" is N. 77 deg. 42 min. E., 4,141.25 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety eight thousand eighty six (198,086) square meters, more or less.

51. A parcel of land (Lot 5, plan (LRC) Psu-589), situated in the Barrio of Sto. Niño, Municipality of Tanay, Province of Rizal. Bounded on the NE. and SE. by the Limutan River; on the SW. and W. by Lot 4; and on the NW. by Lot 3. Point "1" is N. 76 deg. 31 min. E., 4,408.47 meters from BLLM 24, Pls-39, Tanay, Rizal. Area one hundred ninety six thousand eight hundred sixty three (196,863) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held at the Municipality of Pasig, Province of Rizal, Philippines, on the 12th day of September, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Reynaldo P. Honrado, Judge of said Court, the 21st day of March, in the year 1975.

Issued at Quezon City, Philippines, this 17th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

Actg. Chief, Docket Division

[18.19]

Central Luzon Sanitarium

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF HEALTH
REGIONAL HEALTH OFFICE NO 4
CENTRAL LUZON SANITARIUM
TALA, CALOOCAN CITY

ADVERTISEMENT

Sealed bids on the forms to be furnished by the CENTRAL LUZON SANITARIUM, Caloocan City will be received at the said Office until May 15, 1975, and then publicly opened in the presence of the bidders or their duly authorized representatives for the construction of the three (3) hospital wards of this Sanitarium.

Each bid shall be accompanied by a bidders bond, equivalent to 5% of the bid amount. Win-

ning bidders shall file a performance bond either in cash, certified check, manager cashier check or Surety Bond duly certified by the Insurance Commissioner in the amount of 20% of the total award.

Full particulars re-plans and specifications, proposal forms and other pre-requisites may be obtained from the above-named office by any prospective bidders upon request.

The CENTRAL LUZON SANITARIUM, Tala, Caloocan City reserves the right to reject any or all bids.

(Sgd.) ARTEMIO F. RUNEZ, MD, CPH
Chief of Sanitarium

Metropolitan Waterworks and Sewerage System

REPUBLIC OF THE PHILIPPINES
METROPOLITAN WATERWORKS AND
SEWERAGE SYSTEM
ARROCEROS STREET, MANILA

April 25, 1975

INVITATION TO BID

Sealed proposals, in quintuplicate, for furnishing and delivering, 1,080 lineal meters Asbestos Cement Pressure Pipes, 200 mm., 8" x 4m., ISO R-160 Class D, complete with comet joints and rubber rings or its equivalent, as per specifications, will be received in the Office of the General Manager,

c/o the Chief, Procurement Division, Metropolitan Waterworks and Sewerage System, 176 Arroceros St., Manila until 10:00 o'clock a.m. May 21, 1975, at which time and place said proposals will be opened in the presence of all attending bidders.

Copies of the Circular proposal and Specifications can be obtained from the Office of the Chief, Procurement Division, Metropolitan Waterworks and Sewerage System, 176 Arroceros St., Manila, any time during Office hours.

Last day of pre-qualification: May 14, 1975.

(Sgd.) SERGIO M. ISADA
Acting General Manager

Lupon ng Pamumuhunan (BOARD OF INVESTMENTS)

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 3 of Republic Act No. 5455 and Section 3, Rule III, of the Basic Rules and Regulations to Implement the Intent and Provisions of the said Act, BASIC PETROLEUM & MINERALS, INC., an existing domestic corporation, with business address at Suite 700, 7th Floor, Sarmiento Building, Ayala Avenue, Makati, Rizal, and engaged in the mining and oil exploration activities, has filed with the Board of Investments an application for advance authority to accept foreign investments in the total amount of P16 million or 40% of its authorized capital stock of P40 million.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That it will submit proof of reciprocity for and in behalf of its foreign investors if any single alien investor shall have direct investments exceeding 30%
- 2) That the percentage of its foreign equity shall not at any time exceed 40% of its authorized capital. However, this authority shall be subject to the Presidential directive and implementing regulation covering natural resource industries where the equity holdings of aliens maybe limited to a ratio lower than 40%, whenever applicable;
- 3) That it will not expand into another line of business activities without prior BOI authority; and
- 4) That it will submit semestral report on December 31 and another on June 30 of its sales of Class B shares and annual report of its business activities (using BOI Form No. 5032) on or before March 31 of each year.

March 26, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.,
[18-20] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, DY BUN GOK, a citizen of the Republic of China, with office address at 96 R. Magsaysay Avenue, Sta. Ana, Davao City, has filed with the Board of Investments an application for a license to engage in the grinding and milling of corn grain peelings and corn "binlid" into starch (gaw-gaw) in Davao City. The business is capitalized at P20,000.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the condition that he shall submit an annual report of his business activities on or before March 31 of each year.

March 3, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.,
[18-20] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, TIU FAN SUY, a citizen of the Republic of China, with office address at 670 Ongpin St., Manila, has filed with the Board of Investments an application for a license to engage in the Chinese drug store business. The business is capitalized at P39,631.61, Philippine currency, and is actually a continuation of an existing business licensed under the name of his sister, Tiu Bon Hua.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and

regulations. This is, further, subject to the following conditions:

- 1) That applicant shall only stock and sell Chinese drugs and medicines; and
- 2) That applicant shall submit an annual report of his business activities on or before March 31 of each year using the prescribed BOI Form No. 5032.

April 16, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.,
[18-20] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 3 of Republic Act No. 5455 and Section 2, Rule III, of the Basic Rules and Regulations to Implement the Intent and Provisions of the said Act, HOCHMETALS PHILIPPINES, INC., a corporation existing under the laws of the Philippines, with business address at Concorde Condominium, Legaspi Village, Makati, Rizal, and engaged in international brokerage for the sale of chemicals, minerals and investing in mining and industrial ventures, has filed with the Board of Investments an application to accept the permissible investment of Hochmetals Panama, S.A. in the total amount of ₱1,183,000.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations subject, further, to the condition that it shall submit an annual report of its business activities (using BOI Form No. 5032) on or before March 31 of each year.

April 16, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.,
[18-20] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, MALAYSIAN AIRLINE

SYSTEM BERHAD, a firm existing under the laws of Malaysia, with office address at c/o Antonio Bengson III, Sol Bldg., Legaspi Village, Makati, Rizal, has filed with the Board of Investments an application for a license to engage in air transportation. The business is capitalized at ₱270 million, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That the applicant shall comply with the rules and regulations of the Civil Aeronautics Administration with respect to its operations;
- 2) That it shall maintain unimpaired in its Philippine office an amount equivalent to three (3) months operational expenses which shall be replenished if impaired by losses;
- 3) That it shall post a bond or bank guaranty in the sum of ₱100,000.00 to answer for its liabilities to resident creditors;
- 4) That the entry and employment of foreign personnel shall be subject to the immigration and labor laws and shall be strictly in accordance with the laws applicable to their profession;
- 5) That it shall submit the required proof of reciprocity; and
- 6) That it shall submit an annual report of its business activities on or before March 31 of each year.

March 14, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.,
[18-20] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, SO BUN PIN, a citizen of the Republic of China, with office address at 2199 F. B. Harrison St., Pasay City, has filed with the Board of Investments an application for a license to engage in the business of body repair of motor vehicles and welding shop in Pasay City. The business is capitalized at ₱5,000.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That applicant shall not expand into another business activity without prior BOI approval; and
- 2) That he shall submit an annual report of his business activities on or before March 31 of each year.

March 25, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.

[18-20]

Board Secretary

MGA PAHAYAG NA LEGAL AT OPISYAL

(LEGAL AND OFFICIAL NOTICES)

Hukumang Unang Dulugan

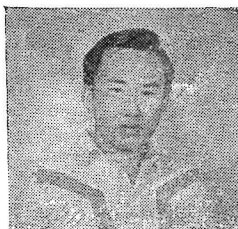
(COURT OF FIRST INSTANCE)

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
BRANCH VII, PASAY CITY

NATURALIZATION CASE No. 175—In the matter of the Petition of CANDIDO CHUA, to be admitted a citizen of the Philippines.

CANDIDO CHUA, Petitioner



SECOND AMENDED NOTICE OF HEARING

To: The Honorable Solicitor General, Manila; Mr. Candido Chua of 297 Libertad Street, Pasay City; and to whom it may concern:

Whereas, a Second Amended Petition For Naturalization dated January 16, 1975, pursuant to Commonwealth Act No. 473, as amended, has been presented in this Court by Candido Chua of 297 Libertad Street, Pasay City, copy of which petition, together with its annexes consisting of:

- (a) Xerox copy of ACR No. A-12337, issued at Pasay City on July 16, 1950;
- (b) Xerox copy of NCBR No. 52123, issued at Pasay City on July 16, 1950;
- (c) Xerox copy of Affidavit of Witnesses;
- (d) Xerox copy of Identification Card No. 41772; and one (1) photograph of the petitioner duly signed by him, are hereto attached as integral part hereof.

Wherefore, you are hereby given notice that the said Second Amended Petition will be heard before this Court, sitting at the New City Hall, Pasay City on the 28th day of November, 1975 at 8:30 a.m.

Let this notice, together with the attached copy of the Second Amended Petition and its annexes be published at the expense of the petitioner, once a week for three (3) consecutive weeks in the "Times Journal" of general circulation in the

Philippines and in Pasay City, to which newspaper this notice was assigned after a raffle duly held pursuant to Rep. Act No. 4569, as amended by Rep. Act No. 4883, and further amended by Presidential Decree No. 19 dated October 11, 1972, and in the "Official Gazette" for three (3) consecutive issues, and also let the same be posted in a conspicuous place in the Office of the Clerk of Court.

Witness, the Honorable Francisco De La Rosa, Judge of this Court, this 11th day of April, 1975.

(Sgd.) LORENZO C. STA. ANA

[17-19]

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
BRANCH VII, PASAY CITY

NATURALIZATION CASE No. 175—In the matter of the Petition of CANDIDO CHUA, to be admitted a citizen of the Philippines.

CANDIDO CHUA, Petitioner

SECOND AMENDED PETITION FOR NATURALIZATION

I apply for naturalization as citizen of the Philippines and to the Honorable Court respectfully show:

First.—My full name is CANDIDO CHUA.

Second.—My present place of residence is 297 Libertad St., Pasay City, which was formerly 304 Libertad, Pasay City. I have not resided in any other place.

Third.—My trade or profession is employee in which I have been engaged since the last twelve (12) years and from which I derive a lawful and lucrative income. I am at present an employee of Navotas Lumber and Clad International with an annual income of more or less P16,500.00.

Fourth.—I was born on 29th of August 1933, in Pasay City, as shown by a birth certificate of mine. I am at present a citizen or subject of Nationalist Republic of China, under whose laws Filipinos, may become naturalized citizens or subject thereof.

Fifth.—I am married. My wife's name is Resurrection Go. She was born in Manila, and now

resides with me at 297 Libertad St., Pasay City. My children are Kenneth Chua born April 13, 1969; Geselle Go Chua born June 28, 1970; and Roselle Go Chua born July 18, 1970. All of my children were born in the Philippines.

Sixth.—I was born in the Philippines. I have resided continuously in the Philippines since birth or for a term of 40 years at least, immediately preceding the date of this petition, to wit, since August 1933, and at Pasay City of one (1) year at least, immediately preceding the date of this petition, to wit, since the year 1933.

Seventh.—I am exempt from the requirement of making a declaration of intention, because I was born here in the Philippines and have received my primary education at Pasay Elementary School, my secondary education at Arellano University (Jose Abad Santos High), Pasay City and my college degree at the University of the Philippines, all these schools are recognized by the government and not limited to any race or nation or nationality. That I have likewise resided continuously in the Philippines for a period of 40 years before filing this application for naturalization. That I have made brief travels on a honeymoon and business trips to Hongkong. That except for these brief travels on a very necessary business and honeymoon trips to Hongkong on January 1962, May 13, 1966 and August 1966, which is the reason for this amendment, I have never left the Philippines.

Eighth.—I am able to speak and write English and Tagalog.

Ninth.—I believe in the principles underlying the Philippine Constitution. That I am a person of good moral character and is known among friends and in the community to be morally irreproachable. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted government, as well as with the community in which I am living. That I believe and practice the customs and traditions of the Filipinos. I have mingled socially with the Filipinos, I have all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am a citizen or subject is not at war with the United States or the Philippines.

Tenth.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty, and particularly to Nationalist Republic of China of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of this Amended Petition up to the time of my admission to Philippine citizenship.

Eleventh.—I have not made a petition for citizenship.

Twelfth.—Juan Pecson, of legal age, residing at 308 Libertad St., Pasay City, and Renato Cabrera, of legal age, residing at 2730-A Cabrera St., Pasay City who are Filipinos, will appear and testify as my witnesses at the hearing of my herein petition.

Attached hereto and made part of this petition are my ACR No. A-12337, issued at Pasay City on July 16, 1950; NCBR No. 52123, issued at Pasay City on July 16, 1950 and the affidavit of the afore-mentioned witnesses, which will be referred to as Annexes "A", "B", and "C" respectively.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.

Pasay City, January 16, 1975.

(Sgd.) CANDIDO CHUA
Petitioner

CANDIDO CHUA, being duly sworn, deposes and says: that he is the petitioner in the above entitled petition; that he read and understood the foregoing petition and that the contents thereof are true and correct of his own knowledge.

(Sgd.) CANDIDO CHUA
Affiant

Subscribed and sworn to before me this 4th day of February 1975 at Manila. Affiant exhibited to me his Res. Cert. A-1708115 issued at Pasay City on April 16, 1974.

(Sgd.) OPRILINO M. DIMALLIG
Notary Public
Until Dec. 31, 1975
Manila, Jan. 14, 1975

Doc. No. 73;
Page 7;
Book No. XXXV;
Series of 1975.

FORM NO. 25-E, OR

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
Manila

41772

IDENTIFICATION CARD NO.

CANDIDO CHUA

(NAME)

297 Libertad st., Pasay City

(ADDRESS)

Chinese Employee

(NATIONALITY) (OCCUPATION)

Aug. 29, 1933-Pasay Rizal

(DATE AND PLACE OF BIRTH)

Candido Chua

(SIGNATURE OF HOLDER)

COUNTERSIGNED: *Alfred H. H. H.*

FOR THE COMMISSIONER

7-1-69 (DATE ISSUED)

Manila /jta

LOSS OF THIS CARD MUST BE IMMEDIATELY REPORTED TO THE BUREAU OF IMMIGRATION TO BE SURRENDERED UPON DEPARTURE OF HOLDER

SEX	CIVIL STATUS	HEIGHT	WEIGHT	HAIR	EYES
M	Married	111cm	65	Blk	Brd

NAME OF HUSBAND/WIFE: Resurrection Go

NATIONALITY: Chinese DATE & PLACE OF BIRTH: 9-25-17, Ilocos, Ilocos

ACR No. 111071 ISSUED 9-25-17, Ilocos, Ilocos

OTHER IDENTIFYING DATA

ACR No. 12337 DATE & PLACE OF ISSUANCE: Pasay 7-16-50

ICR No. 52123 DATE & PLACE OF ISSUANCE: Manila 7-16-50

Form No. 25-E, OR

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
Manila

52123

IDENTIFICATION CARD NO.

CANDIDO CHUA

(NAME)

297 Libertad st., Pasay City

(ADDRESS)

Chinese Employee

(NATIONALITY) (OCCUPATION)

Aug. 29, 1933-Pasay Rizal

(DATE AND PLACE OF BIRTH)

Candido Chua

(SIGNATURE OF HOLDER)

COUNTERSIGNED: *Alfred H. H. H.*

FOR THE COMMISSIONER

7-1-69 (DATE ISSUED)

Manila /jta

LOSS OF THIS CARD MUST BE IMMEDIATELY REPORTED TO THE BUREAU OF IMMIGRATION TO BE SURRENDERED UPON DEPARTURE OF HOLDER

SEX	CIVIL STATUS	HEIGHT	WEIGHT	HAIR	EYES
M	Married	111cm	65	Blk	Brd

NAME OF HUSBAND/WIFE: Resurrection Go

NATIONALITY: Chinese DATE & PLACE OF BIRTH: 9-25-17, Ilocos, Ilocos

ACR No. 111071 ISSUED 9-25-17, Ilocos, Ilocos

OTHER IDENTIFYING DATA

ACR No. 12337 DATE & PLACE OF ISSUANCE: Pasay 7-16-50

ICR No. 52123 DATE & PLACE OF ISSUANCE: Manila 7-16-50

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA
AND ANGELES CITY
FIFTH JUDICIAL DISTRICT
BRANCH IV

SPECIAL PROCEEDING No. 1033.—In the Matter of
Petition of GO SENG TIAN to be admitted a
Citizen of the Philippines.

GO SENG TIAN, baptized as FERNANDO Go when he
got married, Petitioner



NOTICE OF HEARING

To: the Honorable, the Solicitor General, Padre
Faura, Manila, Philippines; Mr. Go Seng Tian,
728 Henson Street, Angeles City, Philippines;
Messrs. Quasha, Asperilla, Zafra, Tayag & An-
cheta, Counsel for the Petitioner, 7 Lachica
Bldg., Diamond Subd., Balibago, Angeles City;
and to all whom it may concern:

Whereas, an amended petition for Philippine citi-
zenship pursuant to Commonwealth Act 473, as
amended by Commonwealth Act 535 and Republic
Act 530, has been filed with the Court of First
Instance of Pampanga and Angeles City, Branch
IV, by Go Seng Tian, alleging that he was born
in Ching kang, China, is a resident of 728 Henson
Street, Angeles City, Philippines, and arrived at
the port of Manila, Philippines in the month of
October 1941, citing Atty. Renato D. Tayag and
Messrs. Aristedes Suarez and Jose Salac, all citi-
zens of the Philippines, as witnesses whom the
petitioner proposes to introduce in support of his
petition.

Now, therefore, notice is hereby given that the
said petition will be heard before this Court on

the 5th day of December, 1975, at 8:30 o'clock
in the morning.

It is hereby ordered and directed that this No-
tice and the full text of the petition and the an-
nexes thereof be published, at the expense of the
petitioner, once a week for three (3) consecutive
weeks in the *Official Gazette*, and likewise for
the same number of times, in the *Luzon Courier*, a
newspaper of general circulation in the Province
of Pampanga and Angeles City wherein the peti-
tioner resides, and that copies of said petition and
notice of hearing be posted in public and conspi-
cuous places in Angeles City and in the Office of
the Clerk of Court of this Court.

Witness, the Honorable Bienvenido Ejercito,
Judge of this Court, this 10th day of March,
1975, at Angeles City.

(Sgd.) JESUS Y. MIRANDA

[16-18]

Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA
AND ANGELES CITY
FIFTH JUDICIAL DISTRICT
BRANCH IV

SPECIAL PROCEEDING No. 1033.—In the Matter of
Petition of GO SENG TIAN to be admitted a
Citizen of the Philippines.

GO SENG TIAN, baptized as FERNANDO Go when he
got married, Petitioner

AMENDED PETITION

I apply for naturalization as citizen of the Phil-
ippines, and to this Honorable Court respectfully
show:

First.—My full name is GO SENG TIAN. I was
baptized as FERNANDO Go when I got married with
my wife under the rites of the Roman Catholic
Church. However, I do not use this name FERNANDO
Go in any of my dealings, whether socially or in
my business.

Second.—My present place of residence is 728
Henson Street, Angeles City, and my previous pla-
ces of residence were:

a) No. 804 M. de Santos, Manila—from October
1941, the date of my arrival in the Philippines,
up to the first week of December 1941;

b) Sito de Palo, Novaliches, Quezon City—from the second week of December 1941 up to the first week of March 1942;

c) No. 804 M. de Santos, Manila—from the second week of March 1942 up to December 1943;

d) Camba Street, San Nicolas, Divisoria, Manila—from the first week of January 1944 up to October 1944;

e) No. 210 Sto. Cristo, Divisoria, Manila—from November 1944 up to February 1948;

f) F. Tañedo Street, Tarlac, Tarlac—from March 1948 up to first half of August 1948;

g) No. 728 Henson Street, Angeles City—from second half of August 1948 up to July 1961;

h) Miranda Extension, Angeles City—from August 1961 up to July 1963; and

i) No. 728 Henson Street, Angeles City—from August 1963 up to the present.

Third.—I am engaged in a lucrative business and lawful occupation. I am the owner and proprietor of the Angeles Hardware, located at 728 Henson Street, Angeles City, having been engaged in such business since 1957, and from which I derive an average income of ₱48,000.00, more or less.

Fourth.—I was born in Ching kang, China, on 15 December 1929.

Fifth.—I am married to Co Siok Hua. She was born in Amoy, China on June 10, 1932 and now resides with me at 728 Henson Street, Angeles City. I have children, and the name, date and place of birth, and place of residence of each of them are as follows:

Name	Date of Birth	Place of Birth	Residence
Romy Go	14 October 1955	Tarlac, Tarlac	728 Henson Street, Angeles City
Alberto Go	21 October 1956	Tarlac, Tarlac	728 Henson Street, Angeles City
Fe Go	8 June 1958	Angeles City	728 Henson Street, Angeles City
Johnny Go	7 July 1959	Angeles City	728 Henson Street, Angeles City
Carmelo Go	20 July 1960	Angeles City	728 Henson Street, Angeles City
Edna Go	11 October 1961	Angeles City	728 Henson Street, Angeles City
Henry Go	27 December 1962	Angeles City	728 Henson Street, Angeles City
Irene Go	20 February 1964	Angeles City	728 Henson Street, Angeles City
Anita Go	11 May 1965	Angeles City	728 Henson Street, Angeles City

Sixth.—I arrived in the Philippines at the port of Manila in the month of October, 1941, aboard the S/S "Tjisatane" and was admitted as son of merchant for permanent residence.

Seventh.—I have all the qualifications required under Section 2 and none of the disqualifications

under Section 6 of Commonwealth Act No. 473, as amended, otherwise known as the Revised Naturalization Law;

Eighth.—I have resided in the Philippines for a continuous period of more than thirty (30) years, to wit, since 1941, and in Angeles City for at least one year, to wit, from 1957, immediately preceding the date of this petition;

Ninth.—I am of good moral character and I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relation with the constituted government as well as with the community in which I am living;

Tenth.—I am able to speak and write English and Pilipino;

Eleventh.—I have enrolled all my children since attaining their school age in schools recognized by the Bureau of Private Schools of the Philippines, where Philippine history, government and civics are taught or prescribed as part of the school curriculum, during the entire period of the residence in the Philippines required of me under the law, and are presently enrolled in the following schools that meet said standards:

Romy Go	Mapua Institute of Technology, Manila
Alberto Go	Holy Angel College, Angeles City
Fe Go	Holy Angel College, Angeles City
Johnny Go	Holy Angel College, Angeles City
Carmelo Go	Holy Angel College, Angeles City
Edna Go	Holy Angel College, Angeles City
Henry Go	Holy Angel College, Angeles City
Irene Go	Holy Family Academy, Angeles City
Anita Go	Holy Family Academy, Angeles City

Twelfth.—I have mingled socially with the Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos;

Thirteenth. I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success or predominance of man's ideas. I am not a polygamist or a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from mental alienation or incurable contagious disease. The nation of which I am a citizen or subject, namely the Republic of (Nationalist) China, is not at war with the Philippines or with the United States of America;

Fourteenth. I am at present a citizen or subject of the Republic of (Nationalist) China, under whose laws Filipinos may become naturalized citizens or subjects thereof;

Fifteenth. I am exempt from the filing of a declaration of intention to become a Filipino citizen as I have continuously resided in the Philippines for a period of at least thirty (30) years, to wit, from 1941, up to the present;

Sixteenth. It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of (Nationalist) China of which at this time I am a citizen or subject. I will reside in the Philippines from the date of filing of my petition up to the time of my admission to Philippine citizenship;

Seventeenth. I have not heretofore made petition for citizenship to any Court;

Eighteenth. Atty. Renato D. Tayag, Mr. Aristedes Suarez and Mr. Jose Salac, all of legal ages, Filipinos and residents of Villa Gloria Subdivision, Villa Teresa Subdivision, and T. Alonzo Street, all of Angeles City, respectively, will appear and testify at the hearing of my herein petition;

Nineteenth. Attached hereto and made parts of this petition are the following:

1. As Annex "A", photocopy of my certificate of arrival;
2. As Annex "B", joint affidavit of witnesses;
3. As Annex "C", photocopy of my alien certificate of registration;
4. As Annex "D", photocopy of my immigrant certificate of residence;
5. As Annexes "E" and "E-1", two photographs of myself duly autographed and signed.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.

City of Angeles, Philippines, 20 February 1975.

(Sgd.) Go SENG TIAN
Petitioner

Assisted by:

QUASHA, ASPERILLA, ZAFRA
TAYAG & ANCHETA

By:

(Sgd.) REYNALDO L. SUAREZ
Counsel for Petitioner
7 Lachica Bldg., Diamond Subd.
Balibago, Angeles City
PTR 7633455S-AC-1/9/75

VERIFICATION

Go SENG TIAN, being duly sworn, deposes and says: That he is the petitioner in the foregoing petition for naturalization; that he has caused the preparation of the same; that he has read the contents thereof and fully understood the same; and that the allegations contained in the said petition are true and correct to the best of his knowledge and belief.

(Sgd.) Go SENG TIAN
Petitioner

Subscribed and sworn to before me this 24th day of February, 1975, at Angeles City, affiant exhibited to me his Residence Certificate No. A-1825082, issued at Angeles City on January 5, 1975.

(Sgd.) REYNALDO L. SUAREZ
Notary Public
Until December 31, 1975
PTR 7633455S-AC-1/9/75

Doc. No. 432;
Page No. 88;
Book No. VIII;
Series of 1975.

[illegible]

This certificate is issued upon the request of his counsel in connection with his petition for Philippine citizenship.

For the Commissioner:

(Sgd.) REGINO M. DEL ROSARIO
Chief, Records Section

P10.00-fee
O.R. No. 6574785-L
P2.00-legal fee
O.R. No. 9760550-L
Manila- March 16, 1972.

REPUBLIKA NG PILIPINAS
KAGAWARAN NG KATARUNGAN
KAWANIHAN NG PANDARAYUHAN
MAYNILA

CERTIFICATE OF ARRIVAL

This is to certify that according to an investigation conducted in this Office on January 26, 1972, it was established that one GO SENG TIAN, 42 years old, Chinese, married, male, holder of ACR No. A-143170, issued in Tarlac, Tarlac, on July 17, 1950, and ICR No. 25245, issued in Manila dated September 26, 1947, it appears that he arrived in the Philippines through the Port of Manila in October, 1941, on board the "S/S Tjisatane," and was admitted as son of merchant for permanent residence.

REPUBLIC OF THE PHILIPPINES
CITY OF ANGELES

} S.S.

JOINT AFFIDAVIT

We, Renato D. Tayag, Aristedes R. Suarez, and Jose Salac, all of legal age, Filipinos, married, and residents of Villa Gloria Subdivision, Villa Teresa Subdivision and T. Alonzo Street, all of Angeles City, respectively, after having been duly sworn, severally and respectively depose and say:

That he is a citizen of the Philippines;

That he personally knows and has been acquainted in the Philippines with one Go SENG TIAN, the petitioner for admission to Philippine citizenship;

That to his personal knowledge, said Go SENG TIAN has resided in the Philippines continuously preceding the date of filing of his petition for naturalization, of which this affidavit is a part, for more than thirty two (32) years, and in Angeles City for more than one (1) year;

That he has personal knowledge that petitioner is, and during all such period, has been a person of good repute, morally irreproachable, attached to the principles underlying the Philippine Constitution and well disposed to the good order and happiness of the Philippines, and that, in his opinion, petitioner has all the qualifications neces-

sary to become a citizen of the Philippines and is not, in any way, disqualified under the provisions of the Revised Naturalization Law.

In witness whereof, we have hereunto set our hands this 24th day of February, 1975, at Angeles City, Philippines.

(Sgd.) RENATO D. TAYAG
RCA-6077362, Angeles City
February 5, 1974

(Sgd.) ARISTEDES R. SUAREZ
RCA-1835005, Angeles City
January 6, 1975

(Sgd.) JOSE SALAC
RCA-1830049, Angeles City
January 2, 1975

Subscribed and sworn to before me this 24th day of February, 1975, at Angeles City, Philippines.

(Sgd.) REYNALDO L. SUAREZ
Notary Public
Until December 31, 1975
PTR No. 7633455S-AC-1/9/75

Doc. No. 431;
Page No. 88;
Book No. VIII;
Series of 1975.

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ
ELEVENTH JUDICIAL DISTRICT
BRANCH IV

CADASTRAL CASE No. 29, LRC CADASTRAL RECORD
No. 903, Lot No. 27, Panitan Cadastre.—Re-
constitution Case No. 1379.

EDILBERTO DOCTORA, Petitioner.

NOTICE OF HEARING

To: Edilberto Doctora, Julieta Dequina, Betty Valenzuela and the Municipal Mayor, all of Panitan, Capiz; The Provincial Engineer, Roxas City; The Director of Lands, Bureau of Lands, Roxas City; and to whom it may concern:

Whereas, a petition has filed with this Court, under the provisions of Republic Act No. 26, by Edilberto Doctora, petitioner herein, for the reconstitution of Original Certificate of Title, alleged to have been lost or destroyed on file in the office of the Register of Deeds of Capiz, as well as its duplicate copy as a result of the last World War. The said lot is bounded and described as follows:

"A parcel of land (Lot 27, of the cadastral survey of Panitan), situated in the barrio of Ylaya, municipality of Panitan, province of Capiz. Bounded on the N., long line 1-2, by Lot 28; on the E., along line 2-3, by Creek (no name) on the S., along line 3-4, by Lot 162, Cad-213; on the W., along line 4-1, by the Provincial Road. Containing an area of one thousand (1,000) square meters, more or less."

Therefore, you are hereby given notice that the said petition has been set for hearing on the 17th day of September, 1975, at 8:00 o'clock in the morning, in the session hall of Branch IV, Provincial Capitol in Roxas City, in which date, time and place you should appear and file your objections or claims if you have any to the petition.

Witness, the Hon. Fidencio S. Raz, Judge of this Court, this 10th day of March, 1975.

(Sgd.) CIRIACO ABELLA VITO
Clerk of Court

[17,18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT

LRC RECORD No. 1166.—Petition for Reconstitution of Title.

LUCIA BERGANOS-MODESTO, Petitioner.

NOTICE OF HEARING

A petition has been filed by petitioner, alleging among other things, that she is the registered owner of Lot No. 432 of Maragondon Cadastre; that the only owners copy of the title covering said lot was

lost while its original was burned on June 7, 1959; that the land is not affected by any lien or encumbrance and praying that the Register of Deeds of Cavite be ordered to reconstitute the title to said lot.

Notice is hereby given that the said petition has been set for hearing on June 5, 1975 at 8:30 a.m., in this Court, Br. I, Trece Martires City, on which date, hour and place, any person interested is cited to appear and show cause why the petition should not be granted.

Let this notice be published twice in the *Official Gazette*.

Trece Martires City, April 16, 1975.

(Sgd.) PROCESO P. SILANGCRUZ
Clerk of Court

[17,18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH I

CADASTRAL CASE 13 LRC RECORD No. 9469
Lot No. 4267

THE DIRECTOR OF LANDS, Petitioner, ALEJANDRO
ABABON, ET AL., Claimants
RUFINA DACALOS, Petitioner

NOTICE OF HEARING

To: Juana Ocampo, Eugenio Abarquez, Pardo, Cebu City; Fructuosa Bacus, Emilio Jaca, Inayawan, Pardo, Cebu City; Alipio Dacalos, Jovita Cabansay, Inayawan, Pardo, Cebu City; Luisa Castañares, Francisco Tuoza at Pardo, Cebu City; Gabriel Cabrera, Marciano Gabuya, Basak, Pardo, Cebu City; Jose Castañares, Pardo, Cebu City; The City Attorney, Cebu City; The City Fiscal, Cebu City; The City Engineer, Cebu City; The Register of Deeds of Cebu City; Atty. Ponciano H. Alivio; and to all whom it may concern:

GREETINGS:

Please take notice that the verified petition filed by Rufina Dacalos thru Atty. Ponciano H. Alivio seeking the reconstitution of original certificate of title covering Lot No. 4267 of the Cadastral Survey of Cebu, situated in the City of Cebu, is set for hearing on August 21, 1975 at 8:30 A.M. before the First Branch of this Court, Palace of Justice, Cebu City, Philippines;

Lot No. 4267 of the Cadastral Survey of Cebu, situated in the City of Cebu, is bounded on the North by Lot No. 4278 formerly by Luisa Castañares, now Francisco Tuoza; on the Northeast by Lot 4279 formerly Gabriel Cabrera now Jose

Castañares; on the East by Lot 4266 formerly by Juana Ocampo now Eugenio Abarquez; on the South by Lot 4262 formerly by Fructuosa Bacus now Emilio Jaca; and on the West by Lot 4268 formerly by Alipio Dacalos now Jovita Cabansay, containing an area of 3,039 square meters, more or less;

You are therefore ordered to appear at the date, time and place designated to show cause if any you have, why the said petition should not be granted.

Witness, the Honorable Juan Y. Reyes, Judge of this Court, this 6th day of February, 1975.

(Sgd.) LADISLAO S. CABAUG

[17, 18]

Branch Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
ELEVENTH JUDICIAL DISTRICT

CADASTRAL CASE No. 7 GLRO RECORD No. 9741 Lot
No. 869 (Arevalo)

BERNARDO A. TRESPES, Petitioner.

NOTICE

To: Bernardo Trespeces-Arevalo, Iloilo City; The
Commissioner, Land Registration Commission,
Quezon City; The Register of Deeds of Iloilo;
The Provincial Land Office, Iloilo City; and
to all these may concern:

GREETINGS:

A verified petition has been filed with this Court
for the reconstitution of Original Certificate of

Title No. (N.A.). Petitioner alleges that he is
the owner and in actual possession of Lot No. 869
of the Cadastral Survey of Arevalo, Iloilo City
having acquired the same from Joaquin Trespeces
who acquired the same from the heirs of Cristina
Abantao, however the sale in favor of Joaquin
Trespeces was lost including the certificate of title
and in spite of efforts to find the same it could
no longer be found; that Lot No. 869 of Arevalo
Cadastral was issued decree No. 131284 on Decem-
ber 16, 1922; and that the ownership of Joaquin
Trespeces over the said parcel of land was contin-
uous, open, public and adverse from 1940 up to
1955 while the possession of the herein petitioner
was also open, continuous and adverse up to the
present.

Wherefore, notice is hereby given that the above-
entitled case be set for hearing on June 25, 1975
at 8:30 a.m., before Branch I, Court of First In-
stance, Iloilo City. Let copies of the Notice be
published in the *Official Gazette* and to be posted
at the main entrance of the Provincial Capitol,
Iloilo City and the other at any conspicuous place
of Arevalo, Iloilo City, pursuant to the provisions
of Republic Act 26 so that anybody having interest
over the said lot and title may appear before this
Court and show cause, if any, why said petition
should not be granted.

Witness, the Honorable Judge, Sancho Y. Inserto
Presiding Judge, Branch I, Court of First In-
stance, Iloilo City, this 20th day of March 1975.

(Sgd.) MAGDALENA G. LOREDO

[17, 18]

Deputy Clerk of Court

Komisyon sa Pataalan ng Lupain (LAND REGISTRATION COMMISSION)

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-3298
LRC Record No. N-46334

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council, Pulilan, Bulacan; Salud Santos, Leoncio Santiago, the Heirs of Juan Soriano, Eusebia Soriano, Barcelon and Maria Cristobal, Sto. Cristo, Pulilan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Trinidad Santos Vda. de Tiglac, 18 Palm Street, Saint Joseph Village, (near GSIS Village) Tandang Sora, Quezon City, to register and confirm her title to the following property:

A parcel of land (plan Psu-155002), situated in the Barrio of Sto. Cristo, Municipality of Pulilan, Province of Bulacan. Bounded on the NE., by property of the Heirs of Juan Soriano; on the SE., by Real Street; on the SW., by property of Maria Cristobal; and on the NW., by property of Salud Santos. Point "1" is S. 76 deg. 48 min. E., 2,747.12 meters from BLLM 1, Pulilan, Bulacan. Area two thousand nine hundred fifteen (2,915) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 21st day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Edgardo L. Paras, Judge of said Court, the 21st day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division

[17, 18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-3306
LRC Record No. N-46384

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council, Dr. Enoc C. Santos and Mrs. Leonor Angeles, Pulilan, Bulacan; Dr. Leonides S. Flores, Andres Santiago, Maria Santos, Alejandro Soriaga, Soledad Samson, Vicente Peralta, Domingo Santos and Fidel Santos, Poblacion, Pulilan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Corazon J. Flores, Poblacion, Pulilan, Bulacan, assisted by Santiago G. Estrella, Pulilan, Bulacan, to register and confirm her title to the following property:

A parcel of land (Lot 1024 Cad. 345 Pulilan Cadastre plan Ap-03-000801), situated in the Poblacion, Municipality of Pulilan, Province of Bulacan. Bounded on the N., by property of Soledad Samson; on the E., by property of Alejandro Soriaga; on the S., by property of Maria Santos; and on the W., by property of Andres Santiago. Point "1" is N. 48 deg. 43 min. W., 156.00 meters from BLLM 1, Cad. 345, Pulilan Cadastre. Area two hundred forty-six (246) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 20th day of August, 1975 at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Edgardo L. Paras, Judge of said Court, the 21st day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-3308-M
LRC Record No. N-46427

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; Philippine National Railroad Company, Tutuban, Tondo, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council and Socorro Garcia, % Vicente Santos, Plaridel, Bulacan; the Heirs of Ramon Castro, % Jesus Castro, the Heirs of Praxides Rivera, % Jesus Castro, Dr. Eugenio del Rosario, Poblacion, Plaridel, Bulacan; Rodrigo Enriquez, Panginay, Malolos, Bulacan; Fortunato Rivera, Banga, Plaridel, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Antonio San Luis and Elenita San Luis, Poblacion, Plaridel, Bulacan; thru Atty. Maxima M. Perlas, Plaridel, Bulacan, to register and confirm their title to the following property:

A parcel of land (Lot 2912, Cad. 335, Plaridel Cadastre, plan Ap-03-000632), situated in the Barrio of Ranga, Municipality of Plaridel, Province of Bulacan. Bounded on the NE., by properties of Praxides Rivera (before) Dr. Eugenio del Rosario (now) and the Philippine National Railroad Company; on the SE., by property of Fortunato Rivera; on the SW., by properties of the Heirs of Ramon Castro and Socorro Garcia; and on the NW. by property of Rodrigo Enriquez. Point "1" is S. 45 deg. 03 min. E., 2,536.04 meters from BLLM 1, Cad. 335, Plaridel Cadastre. Area forty seven thousand six hundred ninety-three (47,693) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 15th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Edgardo L. Paras, Judge of said Court, the 21st day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-3312
LRC Record No. N-46571

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, National Power Corporation, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang, Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council and Servanda Matic,

Calumpit, Bulacan; Benita de Leon, Juan Torres, Marcela Gonzales and Agustin Laxamana, Balite, Calumpit, Bulacan; Perseveranda Roble, Lumbac, Pulilan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pablo Espino and Emiliana Espino, Lumbac, Pulilan, Bulacan, thru Atty. Maxima M. Perlas, Plaridel, Bulacan, to register and confirm their title to the following properties:

Three (3) parcels of land situated in the Barrio of San Marcos, Municipality of Calumpit, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (1514 Cad-343 Calumpit Cadastre plan As-03-000065). Bounded on the NE., by property of Benita de Leon *vs.* the Provincial Government of Bulacan; on the SE., by the Provincial Road; on the SW., by property of Juan Torres *vs.* the Provincial Government of Bulacan; and on the NW., by Lot 1515. Point "1" is S. 43 deg. 43 min. E., 2,408.12 meters from BLLM 1, Cad-343, Calumpit Cadastre. Area sixty one (61) square meters, more or less.

2. A parcel of land (Lot 1515 Cad-343 Calumpit Cadastre plan AS-03-000065). Bounded on the N., by the Protection Dike; on the NE., by property of Benita de Leon *vs.* the Provincial Government of Bulacan; on the SE., by Lot 1514; and on the SW., by property of Juan Torres *vs.* the Provincial Government of Bulacan. Point "1" is S. 43 deg. 43 min. E. 2,408.12 meters from BLLM 1, Cad-343, Calumpit Cadastre. Area eight hundred forty-nine (849) square meters, more or less.

3. A parcel of land (Lot 1516, Cad-343 Calumpit Cadastre plan As-03-000065). Bounded on the NE., by property of Agustin Laxamana; on the SE., by the Protection Dike; on the SW., by property of Juan Torres and by the National Power Corporation; and on the NW., by property of Marcela Gonzales. Point "1" is S. 42 deg. 10 min. E., 2,415.76 meters from BLLM 1, Cad 343 Calumpit Cadastre. Area two thousand two hundred thirty-seven (2,237) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 19th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jesus R. de Vega, Judge of said Court, the 15th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 7th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division

[17, 18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. 178-V-75
LRC Record No. N-46668

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer and the Highway District Engineer, Malolos, Bulacan; the District Land Office No. III-6, Tabang Guiguinto, Bulacan; the Municipal Mayor, the Municipal Council, Meycauayan, Bulacan; Manuel Amparo, Bagombong, Novaliches, Quezon City, Vicente Amparo, Mamerto Palaganas, Severino Manalon, Bernardo Orasco, the Heirs of Vicente Amparo, the Heirs of Eustaquio Bordador, Longino Clamor, Benito Meneses, Loreto Marcos and Apolinar Bordador, Bagbaguin, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Eliseo Sta. Cruz and Andrea Reyes-Sta. Cruz, Meycauayan, Bulacan, assisted by Atty. Mario A. Batongbacal, Bocaue, Bulacan, to register and confirm their title to the following properties:

Two (2) parcels of land, situated in the Barrio of Bagbaguin, Municipality of Meycauayan, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 2, plan Psu-174260 Sheet 2). Bounded on the NE., by property of Severino Manalon; on the SE., by property of Bernardo Orasco, the Heirs of Vicente Amparo, a dry creek and Lot 3; on the SW. and W., by property of the Heirs of Eustaquio Bordador; and on the NW., by properties of Longino Clamor and Mamerto Palaganas. Point "1" is N. 63 deg. 10 min. E., 6,281.29 meters from BLLM 1, Meycauayan, Bulacan. Area twenty seven thousand

one hundred twenty-three (27,123) square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-174260, Sheet 2). Bounded on the NE & SE., by property of the Heirs of Vicente Amparo; on the W., by property of the Heirs of Eustaquio Bordador; and on the NW., by Lot 2. Point "1" is N. 64 deg. 50 min. E., 6,265.14 meters from BLLM 1, Meycauayan, Bulacan. Area eight hundred sixteen (816) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 26th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Eduardo P. Caguioa Judge of said Court, the 4th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[17, 18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES
NORTE

Land Registration Case No. N-497
LRC Record No. N-46843

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. V-5, Anselmo Cruz, Primo Sulit, Le Seng Giap and Remedios San Manuel, Daet, Camarines Norte; the Municipal Mayor, the Municipal Council, Jose Matubig, Venerando Montemayor, Luis Dihiansan, Mariano Dating, Primo Talicuran, Cesar Aguilar, the Heirs of Primo Sulit, Felisa de la Cruz, Victoria Dating, Lourdes Diez, Z. Rivera and Gil de los

Reyes, Mercedes, Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Wenceslao Baguinon and Rizalina H. Baguinon, Aparri, Cagayan, thru Atty. Guillermo B. Fuertes, Sanchez, Mira, Cagayan, to register and confirm their title to the following property:

A parcel of land (plan Psu-136128), situated in the Poblacion, Municipality of Mercedes, Province of Camarines Norte. Bounded on the NE., by the Provincial Road; on the SE., by properties of Remedios San Manuel, Le Seng Giap and Primo Sulit; on the SW., by properties of Primo Talicuran, Mariano Dating and Anselmo Cruz; and on the NW., by property of Luis Dihiansan. Point "1" is S. 73 deg. 58 min. W., 226.60 meters from BLLM 1, Mercedes, Camarines Norte. Area two thousand three hundred six (2,306) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 1st day of September, 1975, at 8:30 o'clock in the forenoon, to show cause if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Isidoro A. Vera, Judge of said Court, the 10th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[17, 18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES
SUR

Land Registration Case No. N-1536
LRC Record No. N-46142

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works

District Engineer, the Highway District Engineer, the District Land Office No. V-2, the City Fiscal, the City Treasurer, the City Engineer, the City Mayor, the City Council, the Branch Manager, Government Service Insurance System, Fedela Crisol de Monzon and Tomas Monzon, Naga City; and Dr. Ago, Legaspi City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Nelia A. Ziga, Alex A. Ziga and Emma A. Ziga, 3577 P. Pelaez Street, Sta. Mesa, Manila, to register and confirm their title to the following properties:

Three (3) parcels of land with the building and improvements thereon, situated in the Poblacion, City of Naga. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 28, Cad.-290, Naga Cadastre, plan Ap-05-000221). Bounded on the NE. by properties of the Government Service Insurance System and Dr. Ago; on the SE. by Lot 1889; on the SW. by property of Tomas Monzon and Elias Angeles Street; and on the NW. by Lot 790. Point "1" is N. 45 deg. 14 min. E., 124.93 meters from BLLM 1, Cad.-290, Naga Cadastre. Area three hundred nineteen (319) square meters, more or less.

2. A parcel of land (Lot 790, Cad.-290, Naga Cadastre, plan Ap-05-000221). Bounded on the NE. by properties of the Government Service Insurance System and Dr. Ago; on the SE. by properties of the Government Service Insurance System and Dr. Ago, and Lot 28; and on the SW., and NW. by the Government Service Insurance System Compound. Point "1" is N. 25 deg. 50 min. E., 296.64 meters from BLLM 1, Cad.-290, Naga City. Area one hundred (100) square meters, more or less.

3. A parcel of land (Lot 1889, Cad.-290, Naga Cadastre, plan Ap-05-000221). Bounded on the NE. by property of the Government Service Insurance System; on the SE. by Elias Street; on the SW. by property of Tomas Monzon; and on the NW. by Lot 28. Point "1" is N. 54 deg. 59 min. E., 146.33 meters from BLLM 1, Cad.-290, Naga Cadastre. Area thirty-two (32) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 14th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jorge S. Imperial, Judge of said Court, the 2nd day of April, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TM-94

LRC Record No. N-46527

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the District Land Office No. IV-4, Rosario, Cavite; the Municipal Mayor, the Municipal Council, the Heirs of Estanislao Derain, Arturo Estaibar, Estanislao Ferrer, Ildefonso Alarcon and Alberto Velasco, Ternate, Cavite; the Heirs of Cecilia Nadal, 4334 Montojo St., Makati, Rizal; Angelina M. Samson, Las Piñas, Rizal; Trinidad D. Enriquez, Cliff Drive, Quezon City; Lorenzo Catalasan and Domingo Villacarlos, San Jose City, Nueva Ecija; Juana Santillan, 557 M. de Jesus, Pasay City; Maria Gatmaitan, 824 Crescini St., Cavite City; Araceli dela Rosa, Corporal Cajigas St., Cavite City; Isidoro Fabio, Poblacion, Maragondon, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Cipriano, Josefa & Quintina Montoya namely; Antonia Montoya and Eduvijes Montoya, San Jose City; Nueva Ecija; Emeterio Montoya, 557 M. de Jesus, Pasay City; Gregoria M. Icasiano, Gorgonio M. Diones, Guillerma M. Diones, Ceferino M. Diones, and Valeriana M. Diones, Poblacion Ternate, Cavite; Antero M. Icasiano, 824 Crescini St. Cavite City; and Emiliano M. Icasiano, Corporal Cajigas St. Cavite City; thru Atty. Ricardo M. Perez, Rm. 336 Isabel Building, España Street, Manila, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of Sapang, Municipality of Ternate, Province of

Cavite. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-193850). Bounded on the N., NE., and E., by the Manila Bay; on the SE., by properties of Isidoro Fabio and the Heirs of Estanislao Derain, and U.S. Military Reservation; on the W., by property of the U.S. Military Reservation claimed by Arturo Estaibar, U.S. Military Reservation *vs.* Cecilia Nadal and U.S. Military Reservation claimed by Ildelfonso Alarcon, by the Manila Bay; and on the interior by properties of the U.S. Military Reservation *vs.* Alberto Velasco. Point "1" is S. 85 deg. 36 min. W., 3,743.50 meters from BLBM 1, Sapang, Ternate, Cavite. Area seven hundred three thousand four hundred nine (703,409) square meters, more or less.

2. A parcel of land (plan Psu-193851). Bounded on all sides by properties of Cipriano, Josefa and Quintina Montoya. Point "1" is S. 84 deg. 37 min. W., 4,287.60 meters from BLBM 1, Sapang, Ternate, Cavite. Area sixteen thousand four hundred seventy-one (16,471) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Trece Martires, Philippines, on the 7th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Pablo D. Suarez, Judge of said Court, the 3rd day of August, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17,18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-1148
LRC Record No. N-46778

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the President, Pan American Insurance Agencies, Inc., Suite 402 Martinez Building, 378 Dasmarinas Street, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department

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of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the District Land Office No. IV-4, Rosario, Cavite; the Municipal Mayor, the Municipal Council, Bacoor, Cavite; Candido Perales and Dolores Realica, Barrio Salinas, Bacoor, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Donato Asuncion, Barrio Salinas, Bacoor, Cavite, assisted by Allas, Leynes & Associates, by Atty. Cipriano S. Allas, Suite 402 Martinez Building 378 Dasmarinas St., Manila; to register and confirm his title to the following property:

A parcel of land (Lot 412 Psu-164199; Sheet 12, plan SWO-04-000092), with the building and improvements thereon, situated in the Barrio of Salinas, Municipality of Bacoor, Province of Cavite. Bounded on the NE., by a Road; on the SE., by property of the Municipal Government of Bacoor; and on the SW., by the Imus River. Point "1" is S. 12 deg. 11 min. W., 2,227.85 meters from BLBM 1, Bacoor, Cavite. Area two hundred three (203) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the Municipality of Bacoor, Province of Cavite, Philippines, on the 26th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Ricardo P. Tensuan, Judge of said Court, the 4th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17,18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-258
LRC Record No. N-46871

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Dili-

man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, Trece Martires City; the District Land Office No. IV-4, Rosario, Cavite; the City Mayor, the City Council, the City Fiscal, the City Treasurer, the City Engineer, Simeona Penalba and Conrado Baurile, Tagaytay City; Rica Marie Silvestre, 1016 Pasay Road, San Lorenzo Village, Makati, Rizal; Ricardo Baurile, Concepcion Ramos Baybay, Emilio Bayot, Maitim 2nd, Tagaytay City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pio Baybay, Maitim 2nd, Tagaytay City, to register and confirm his title to the following property:

A parcel of land (Lot 6549, Cad-355 Tagaytay Cadastre, plan As-522), situated in the Barrio of Maitim Segundo, City of Tagaytay. Bounded on the E. and SE., by property of Simeona Peñalba; on the W., by property of Conrado Baurile; and on the NW., by a Barrio Road. Point "1" is N. 22 deg. 12 min. W., 1,898.87 meters from BLLM 1, Cad-355, Tagaytay Cadastre. Area one thousand seventy five (1,075) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held at Branch IV, in the City of Tagaytay, Philippines, on the 18th day of August, 1975, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Alfredo B. Concepcion, Judge of said Court, the 25th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOCOS
NORTE

Land Registration Case No. N-138

LRG Record No. N-46420

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Sec-

retary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, and the District Land Office No. I-4, Laoag City; the Municipal Mayor, the Municipal Council, the Chief of Police, Norberto Acosta, Federico Albano, the Heirs of Agustin Albano, Mariano Cabigas, Zamjeros de Taguiporo, Damiana R. Guerrero, Ricardo Guerrero, Basilio Guerrero, Manuel Lacar, Fidel Acebo, Maximo Corpuz, Juan Paredes, the Heirs of Anselmo Paredes, Francisco Carnate, the Heirs of Mauricio Albano, Angelina Vda. de Velasco, Alipio Cardona, the Heirs of Basilio Guerrero, Andres Acebo and Quintin A. Paredes, Bacarra, Ilocos Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Alicia Vda. de Albano, Bacarra, Ilocos Norte, to register and confirm her title to the following properties:

1. A parcel of land (Lot 1, plan Psu-238334), situated in the Barrio of Cabaruan, Municipality of Bacarra, Province of Ilocos Norte. Bounded on the NE., by properties of Norberto Acosta and Federico Albano; on the SE., by property of Federico Albano; on the SW., by properties of Mariano Cabigas; and Lot 2; and on the NW., by property of Zamjeros de Taguipuro. Point "1" is S. 26 deg. 15 min. E., 1,542.46 meters from Triangulation Block (U.S.C. & G.S.), Bacarra, Ilocos Norte. Area five thousand one hundred thirty-two (5,132) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-238334), situated in the Barrio of Cabaruan, Municipality of Bacarra, Province of Ilocos Norte. Bounded on the NE., by Lot 1; on the SE. and NW., by properties of Mariano Cabigas; and on the SW., by property of Zamjeros de Taguipuro. Point "1" is S. 20 deg. 22 min. E., 1,559.79 meters from Triangulation Block (U.S.C. & G.S.), Bacarra, Ilocos Norte. Area three thousand four hundred seventy-six (3,476) square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-238335 Sheet 1), situated in the Poblacion, Municipality of Bacarra, Province of Ilocos Norte. Bounded on the NE., by property of Damiana A. Guerrero; on the SE., by Napoleon Street; on the SW., by the Baltimore Street; and on the NW., by property of Ricardo Guerrero. Point "1" is N. 9 deg. 56 min. W., 168.48 meters from BLLM 2, Bacarra, Ilocos Norte. Area four hundred sixty-seven (467) square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-238335 Sheet 2), situated in the Barrio of Cabaruan, Municipality of Bacarra, Province of Ilocos Norte. Bounded on the NE., by properties of Manuel Lacar, Fidel Acebo and the Heirs of Agustin Albano;

on the E., by property of Maximo Corpuz; on the S., by properties of Juan Paredes and the Heirs of Anselmo Paredes and Francisco Carnate et al; on the SW., by properties of the Heirs of Agustin Albano, Mariano Cabigas and the Heirs of Mauricio Albano; and on the NW., by property of Norberto Acosta. Point "1" is 26 deg. 15 min. E., 1,542.46 meters from Triangulation Station Block, Bacarra, Ilocos Norte. Area twenty thousand five hundred thirty-three (20,533) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Ilocos Norte, at its session to be held in the City of Laoag, Philippines, on the 14th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Manuel V. Romillo, Jr., Judge of said Court, the 5th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[17,18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
Land Registration Case No. N-759
LRC Record No. N-46814

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, and the District Land Office No. VI-I Iloilo City; the Municipal Mayor, the Municipal Council, Eladio Carreon and Aniceta Rodrigo, Oton, Iloilo; Aurora Alvarez-Guaniña, 25 Rizal St., Iloilo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Mario Guaniña III, 25 Rizal Street, Iloilo City, to register and confirm his title to the following property:

A parcel of land (plan Psu-06-000058), situated in the Barrio of Trapeche, Municipality of Oton, Province of Iloilo. Bounded on the N. and W. by properties of Mario Guaniña III; on the NE. by Public Land; and on the SE. by the Iloilo Strait. Point "1" is S. 88 deg. 02 min. E., 756.38 meters from BBM 66, Oton Cadastre. Area two thousand seven hundred twenty-one (2,721) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Iloilo, at its session to be held at the Session Hall, Branch V, City of Iloilo, Philippines, on the 20th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Sancho Y. Inserto, Executive Judge of said Court, the 3rd day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division
[17,18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. N-1508
LRC Record No. N-46818

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. 1-1, the Municipal Mayor, and the Municipal Council, San Fernando, La Union; Sabino Apilado, Roberto Palaroan, Santiago Estrada, the Heirs of Hipolita Ancheta, the Barrio Captain, Edna Barroga and Paulina Flores, Catbangan, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juanito Padua Go, Jr., Catbangan, San Fernando, La Union, thru Atty. Francisco T.

Gualberto, San Fernando, La Union, to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Catbangan, Municipality of San Fernando, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-1-000756). Bounded on the NE. by a Callejon and property of Sabino Apilado; on the SE. by property of Roberto Palaroan; on the S. by Lot 2; and on the NW. by property of Santiago Estrada. Point "1" is S. 63 deg. 15 min. W., 232.73 meters from BLLM 1, San Fernando, La Union. Area one hundred eighty three (183) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-1-000756). Bounded on the N. by Lot 1; on the SE. by property of Roberto Palaroan; on the S. by property of the Heirs of Hipolito Ancheta; and on the NW. by property of Santiago Estrada. Point "1" is S. 50 deg. 34 min. W., 245.89 meters from BLLM 3, San Fernando, La Union. Area twenty (20) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 20th day of August, 1975, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Angel A. Daquigan, Judge of said Court, the 5th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division

[17, 18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1507
LRC Record No. N-46855

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer,

the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. I-1, the Municipal Mayor, the Municipal Council, Timoteo de Rivera, Philippine Miracle Mission, Benito Hidalgo, Silverio Chan, Elsa Casuga, Jose Matabuena, Juanito Lopez and Estrella Jordan, San Fernando, La Union; and Josefina Ortiz, Balaoan, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Chan, Jesus Chan, Corazon Chan, Teresita Chan, Susana Chan, Lolita Chan, Erlinda Chan and Ruben Chan, San Fernando, La Union; and Ernesto Chan, Balacan, La Union, thru Atty. Justiniano A. Ganuelas, San Fernando, La Union, to register and confirm their title to the following properties:

Four (4) parcels of land with the building and improvements thereon, situated in the Poblacion, Municipality of San Fernando, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-245124). Bounded on the N. by Lot 4; and Lot 3; on the NE. by property of Timoteo de Rivera (before) Philippine Miracle Mission (now); on the SE. by property of Benito Hidalgo; and on the SW. by Lot 2 and property of Silverio Chan. Point "1" is N. 11 deg. 46 min. W., 605.32 meters from BLLM 1, San Fernando, La Union. Area two thousand six (2,006) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-245124). Bounded on the NE. by Lot 1; on the SE. by property of Benito Hidalgo; on the SW. by the National Road; and on the NW. by property of Silverio Chan. Point "1" is N. 13 deg. 03 min. W., 562.39 meters from BLLM 1, San Fernando, La Union. Area ninety-seven (97) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-245124). Bounded on the NE. by property of Timoteo de Rivera (before) Philippine Miracle Mission (now); on the SE. by Lot 1; and on the W. by Lot 4. Point "1" is N. 12 deg. 47 min. W., 618.37 meters from BLLM 1, San Fernando, La Union. Area four hundred forty nine (449) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-245124). Bounded on the NE. by property of Timoteo de Rivera (before) Philippine Miracle Mission (now); on the E. by Lot 3; on the SE. by property of Silverio Chan; and on the W. by the National Road. Point "1" is N. 12 deg. 47 min. W., 618.37 meters from BLLM 1, San Fernando, La Union. Area two hundred sixty three (263) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to

be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 20th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jose P. Flores, Judge of said Court, the 12th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PALAWAN

Land Registration Case No. N-24
LRC Record No. N-46856

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Elliptical Road, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. IV-13, Puerto Princesa City; the Municipal Mayor, the Municipal Council, Luciana Rabang-Pagayona, and Mrs. Panganiban, Quezon, Palawan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Victor D. Pagayona, Quezon, Palawan, assisted by Atty. Alfredo Abueg, Jr. Puerto Princesa City, to register and confirm his title to the following property:

A parcel of land (plan Psu-04-002470), with the improvements thereon, situated in the Poblacion, Municipality of Quezon, Province of Palawan. Bounded on the SE., by Public Land (claimed by Victor Pagayona) and a road; on the SW., by a Public Land; on the W., by a creek; and on the NW., by the China Sea. Point "1" is N. 74 deg. 21 min. E., 253.66 meters from BLLM 1, Pls-794, Quezon Public Land Subdivision. Area eleven thousand two hundred thirty eight (11,238) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Palawan, at its session to be

held in the City of Puerto Princesa, Philippines, on the 21st day of August, 1975, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Jose P. Rodriguez, Executive Judge of said Court, the 6th day of February, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-4
LRC Record No. N-46858

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the District Land Office No. III-1, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Jose S. Galura, Jose M. Salonga, Cesaria Mendoza, Cayetano Bacani and Federico Guanlao, Guagua, Pampanga; and Maria de Dios Dionisio, San Juan, Guagua, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of the spouses Amando Mendoza and Agustina Pantig, namely: Florencia Mendoza, Jesus Mendoza, Bienvenido Mendoza, Isidro Mendoza, Timotea Mendoza, Mercedes Mendoza, Feliza Mendoza, Manuel Mendoza and the Heirs of Marta Mendoza namely: Lucia Cochon, Wenceslao Cochon, Maria Cochon, Gerardo Cochon, Jesus Cochon, Jose Cochon, Natividad Cochon, Angelita Cochon, Virginia Cochon and Rosalinda Cochon, represented by Florencia Mendoza, Guagua, Pampanga, to register and confirm their title to the following properties:

1. A parcel of land (plan Psu-123728), with the building and improvements thereon, situated in the Barrio of San Pedro, Municipality of Gua-

gua, Province of Pampanga. Bounded on the NE., by the Maisac River; on the SE., by property of Jose M. Salonga; on the SW. by the Provincial Road to Lubao; and on the NW., by property of Jose S. Galura & Sister. Point "1" is S. 79 deg. 47 min. W., 644.73 meters from BLLM 1, Guagua, Pampanga. Area one hundred ninety-one (191) square meters, more or less.

2. A parcel of land (Lot 4249, Cad-376-D, Guagua Cadastre, plan As-1368), situated in the Barrio of San Juan, Municipality of Guagua, Province of Pampanga. Bounded on the NE., by property of Federico Guanlao; on the SE., by the Provincial Road; on the SW., by properties of Cayetano Bacani and Cesaria Mendoza; and on the NW., by the San Isidro Creek. Point "1" is N. 74 deg. 56 min. W., 1,690.70 meters from BLLM 1, Cad. 376-D, Guagua Cadastre. Area five hundred thirty (530) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held at the Gusali ng Katarungan, Cervantes Subdivision, Municipality of Guagua, Province of Pampanga, Philippines, on the 13th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Felipe V. Buencamino, Presiding Judge, Branch II, of said Court, the 14th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF
PANGASINAN

Land Registration Case No. N-1411
LRC Record No. N-46111

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Engineer, the Public Works, the Provincial Fiscal, the Provincial Treasurer,

District Engineer, the 1st Pangasinan Highway District Engineer, Lingayen, Pangasinan; the District Land Office No. I-7, Dagupan City; the Municipal Mayor and the Municipal Council, Calasiao, Pangasinan; Jose de la Pascua and Teodora Quinto-Lambino, Lucao District, Dagupan City; Benigna Decano, Antonio Martinez, Teodoro Pascua and Marcelo Coruña or Caruña, Banaoang, Calasiao, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Bernardo Lambino, Lucao District, Dagupan City, thru Millora, Tobias & Calimlim Law Offices, by Atty. Emilio V. Angeles, Millora Bldg., Lucao District, Dagupan City, to register and confirm his title to the following property:

A parcel of land (plan Psu-244561), situated in the Barrio of Banaoang, Municipality of Calasiao, Province of Pangasinan. Bounded on the NE. and SE., by property of Benigna Decano; on the SW., by property of Antonio Martinez; and on the NW., by property of Teodoro Pascua. Point "1" is S. 24 deg. 06 min. W., 2,194.79 meters from BLBM 1, District of Malued, Dagupan City. Area six hundred sixty six (666) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 26th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Felipe P. de Vera, Executive Judge of said Court, the 13th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF
PANGASINAN

Land Registration Case No. D-1431
LRC Record No. N-46753

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the Director, Bureau of Forest Development, Vi-

sayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the 1st Pangasinan Highway District Engineer, Lingayen, Pangasinan; the District Land Office No. 1-7, Dagupan City; the Municipal Mayor, the Municipal Council, Leonora Oligan, Pedro Castillo, Fortunato Meneses, Celirena or Celirina dela Peña, Dolores Lalata, San Jacinto, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rufo Cayabyab, San Jacinto, Pangasinan, to register and confirm his title to the following property:

A parcel of land (plan Psu-213693), situated in the Poblacion, Municipality of San Jacinto, Province of Pangasinan. Bounded on the NE., by property of Leonora Oligan; on the SE., by property of Fortunato Meneses; on the SW., by property of Pedro Castillo; and on the NW., by Don Agustin Salcedo Street. Point "1" is N. 48 deg. 05 min. E., 339.25 meters from BLLM 1, San Jacinto, Pangasinan. Area four hundred eighty-two (482) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 13th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Felipe P. de Vera, Executive Judge of said Court, the 21st day of February, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8484
LRC Record No. N-46666

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the

District Land Office No. IV-I 757 Gen. Solano Street, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reforms, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Antipolo, Rizal; Atlas Farm, Inc. and Roque Martinez, San Jose, Antipolo, Rizal; Gregorio Imaculata, Sumulong St., Antipolo, Rizal; Valentin Imaculata, Sto. Niño St., Antipolo, Rizal; and Amparo Velasco, Taytay, Rizal; and to all whom it may concern:

WHEREAS, an application has been presented to this Court by Lauro Imaculata, Taytay, Rizal; thru Atty. Pedro N. Belmi, No. 440 Calbayog, Street, Mandaluyong, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-04-000811), situated in the Barrio of San Jose, Municipality of Antipolo, Province of Rizal. Bounded on the NE. by property of Roque Martinez (before) Atlas Farm Inc., (now); on the SE., by property of Gregorio & Valentin Imaculata; and on the W. by properties of Lauro Imaculata and Atlas Farm Inc. Point "1" is S. 31 deg. 06 min. E., 2,723.77 meter from BLLM 1, Antipolo, Rizal. Area nine thousand three hundred thirty-nine (9,339) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 15th day August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Carolina C. Griño-Aquino, Judge of said Court, the 12th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 24th day of March, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8627

LRC Record No. N-46803

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-I 757 Gen. Solano Street, San Miguel, Manila; the Director, Bureau of Forest Development Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Dili-man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treas-urer, the Provincial Engineer, the Public Works District Engineer, the Highway Dis-trict Engineer, the General Manager, La-guna Lake Development Authority, Pasig Rizal; the Municipal Mayor, the Municipal Council, Parañaque, Rizal; the Municipal Mayor and the Municipal Council, Munting-lupa, Rizal; Gregorio Rivera, Poblacion, Taguig, Rizal; Ignacio Nofuente and Ireneo Nofuente, Bucat, Muntinlupa, Rizal; Fer-nando C. Lopez, 108 San Francisco St., Las Piñas, Rizal; Nicolas Gaspar, Rutatan, Mun-tinglupa, Rizal; Eusebio Lonzano or Lonzame, Cupang, Muntinlupa, Rizal; the Adminis-trator, Hacienda Posadas, V.R.C. Building, Buendia Avenue, Makati, Rizal; and Maria Villanueva, Tramo, Las Piñas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pacifico Vizcarra, Tramo, Las Piñas, Rizal, thru Magsalin Law Offices, by Atty. Domingo C. Capuz, Suite 406 Laperal Building 865 Rizal Avenue, Manila, to register and con-firm his title to the following property:

A parcel of land (Lot 4911, Cad-299, Paraña-que Cadastre, plan As-886), with the improvement thereon, situated in the Barrio of San Dionisio, Municipality of Parañaque, Province of Rizal. Bounded on the NE., by properties of Gregorio Rivera and Hacienda Posadas and El Colegio de San Jose; on the SE., by properties of Ireneo Nofuente *vs.* Ignacio Nofuente and Eusebio Lon-zame or Lonzano; and on the W., by properties of Ireneo Nofuente *vs.* Ignacio Nofuente, Nicolas Gaspar and Fernando C. Lopez. Point "1" is S. 45 deg. 12 min. E., 7,668.06 meters from BLLM 1, Cad-299, Parañaque Cadastre. Area three thou-sand four hundred ten (3,410) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 15th day of August, 1975, at 8:30 o'clock in the forenoon, to show

cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be for-ever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Carolina C. Griño-Aquino, Judge of said Court, the 5th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

Acting Chief, Docket Division

[17, 18]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8748

LRC Record No. N-46864

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-I 757 Gen. Solano Street, San Miguel, Manila; the Director, Bureau of Forest Development Visayas Ave-nue, Diliman, Quezon City; the Hon. Secre-tary, Department of Agrarian Reform, Dili-man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treas-urer, the Provincial Engineer, the Public Works District Engineer, the Highway Dis-trict Engineer, the General Manager, La-guna Lake Development Authority, Pasig Rizal, the Municipal Mayor, the Municipal Council, Rodolfo Maranan, Juan Maranan, Casinta Olitan, Maximo Juan, Bindoy Masa-ya and Pio Pantaleon, Pililla, Rizal; Efren Soriano, J. Tupas St. San Pedro, Morong, Rizal; Bonifacio Castillote, Emeterio Maranan, Roberto Paz and Francisco Pendon, Pahang, Daan Pari, Pililla, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisca F. Vda. de Olivas and Cleopatra Olivas Soriano, J. Tupas Street, San Pedro, Morong, Rizal; assisted by Atty. Ricardo P. Angeles, Morong, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-222173), situated in the Barrio of Pahang Municipality of Pililla, Province of Rizal. Bounded on the N., by prop-erties of Rodolfo Maranan and Juan Maranan; on the NE., by property of Maximo Juan; on the SE., by properties of Bindoy Masaya and Pio

Pantaleon; and on the SW. and NW. by property of Casinta Olitan. Point "1" is S. 44 deg. 20 min. E., 3,853.00 meters from BLLM 1, Pililla, Rizal. Area twenty five thousand eight hundred ninety-seven (25,897) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held at the Second Floor, Justice Hall Building, Capitol Compound, Municipality of Pasig, Province of Rizal, Philippines, on the 26th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Nicanor S. Sison, Judge of said Court, the 12th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8750

LRC Record No. N-46865

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-I, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, the Barrio Captain, Gregoria Flores, Artemio Flores, Jr., and the Heirs of Leocadio Anselmo, Cardona, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Ismael L. Sta. Ana and Angelina S. Sta. Ana, Cardona, Rizal, 3109 assisted by Atty. Daniel P. Alfonso, Cardona, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-04-002340), with the building and improvements thereon, situated in the Poblacion, Municipality of Cardona, Province of Rizal. Bounded on the NE. by property of the Heirs of Leocadio Anselmo; on the SE. by San Carlos Street; on the SW. by the Provincial Road; and on the NW. by property of Artemio Flores Jr. Point "1" is S. 81 deg. 34 min. E., 202.15 meter from BLLM 4, Cardona, Rizal. Area one hundred fifty (150) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 19th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Ricardo L. Pronove, Jr., Judge of said Court, the 14th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 7th day of April, 1975.

Attest:

GREGORIO BILOG, JR.

Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8760

LRC Record No. N-46866

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-I, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Ricardo Halili, Aquilina Santiago, Maxima Francisco and Ambrocio Cadayoc, Cainta, Rizal; Simeon Halili and Leon Policarpio, M. L. Quezon Street, San Andres, Cainta, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Arturo Cadayoc and

Socorro Reposar, Cainta, Rizal, assisted by Atty. Benedicto P. Palacol, Rm. 306, A & T Building, Escolta, Manila, to register and confirm their title to the following property:

A parcel of land (plan Psu-04-002475), with the building and improvements thereon, situated in the Barrio of San Andres, Municipality of Cainta Province of Rizal. Bounded on the NE., by M. L. Quezon Street; on the SE., by property of Aquilina Santiago; on the SW., by property of Maximo Francisco; and on the NW., by property of Ricardo Halili. Point "1" is S. 48 deg. 00 min. W., 51.24 meter from BLLM 1, Cainta, Rizal. Area one hundred seventy-two (172) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held at the Second Floor, Justice Hall Building, Capitol Compound, Municipality of Pasig, Province of Rizal, Philippines, on the 13th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Nicanor S. Sison, Judge of said Court, the 12th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8780
LRC Record No. N-46868

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-I, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Taguig, Rizal; Francisco R. Quilatan, and Violeta Flores Esguerra, Tipas, Ta-

guig, Rizal; Julieta J. Cruz & Prudencia or Prudencio Y. Jacinto, Tuktukan, Taguig, Rizal; Rosario Yumping and Victor Natividad, P. Burgos Street, Calzada, Taguig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Renato M. Esguerra, Tipas, Taguig, Rizal, thru Atty. Irineo L. Bunyi, Tipas, Taguig, Rizal, to register and confirm his title to the following property.

A parcel of land (plan Psu-04-001725), situated in the Barrio of Calzada, Municipality of Taguig, Province of Rizal. Bounded on the NE., by property of Francisco R. Quilatan; on the SE., by P. Burgos Street; on the SW., by property of Julieta J. Cruz and on the NW., by property of Prudencio or Prudencia Y. Jacinto. Point "1" is N. 24 deg. 15 min. E. 524.82 meters from BLLM 1, Taguig, Rizal. Area five hundred sixty (560) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held at the Second Floor, Justice Hall Building, Capitol Compound, Municipality of Pasig, Province of Rizal, Philippines, on the 20th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Nicanor S. Sison, Judge of said Court, the 20th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest: GREGORIO BILOG, JR.
Commissioner of Land Registration
By: GREGORIO C. SEMBRANO
[17, 18] Acting Chief, Docket Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-8749
LRC Record No. N-46880

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, Manila; the District Land Office No. IV-I, 757 Gen. Solano, San Miguel, Manila; the Director, Bureau of Forest Development, Visayas Avenue, Diliman, Quezon City; the Hon. Secretary, Department of Agrarian Reform, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer,

the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Cardona, Rizal; Santiago Valencia, Leon Valencia, Olimpia Valencia, the Heirs of Gil Domingo, Roberto San Diego and the Heirs of Juan Valencia, Looc, Cardona, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Eusebio Valmadrid Manzana and Castora San Miguel Domingo, Looc, Cardona, Rizal, 3109 assisted by Atty. Daniel P. Alfonso, Cardona, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-04002341), with the building and improvements thereon, situated in the Barrio of Looc, Municipality of Cardona, Province of Rizal. Bounded on the NE., by property of the Heirs of Gil Domingo; on the SE., by property of Roberto San Diego; on the SW., by the Provincial Road; and on the NW., by property of the Heirs of Juan Valencia. Point "1" is S. 44 deg. 23 min. W., 947.28 meter from BLLM 4, Cardona,

Rizal. Area three hundred eighteen (318) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 15th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Reynaldo P. Honrado, Judge of said Court, the 18th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO

[17, 18]

Acting Chief, Docket Division

Kawanihan ng mga Lupain (BUREAU OF LANDS)

[FOURTH PUBLICATION]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Roxas City will auction through oral bidding at 10:00 A.M. on June 2, 1975 the right to lease for commercial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 A.M. on the said date.

Location: Libas, Roxas City

Description: Mli-06-02-000025-D

Area: 1,000 square meters

Appraised value of land: P10.00 per square meter

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P10,000.00

Applied for by: AGNES E. BASA--M.L.A. No. (VI-2)25

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum

(3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

Manila, March 20, 1975

RAMON N. CASANOVA

Director of Lands

[15-20]

the Highway District Engineer, the General Manager, Laguna Lake Development Authority, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Cardona, Rizal; Santiago Valencia, Leon Valencia, Olimpia Valencia, the Heirs of Gil Domingo, Roberto San Diego and the Heirs of Juan Valencia, Looc, Cardona, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Eusebio Valmadrid Manzana and Castora San Miguel Domingo, Looc, Cardona, Rizal, 3109 assisted by Atty. Daniel P. Alfonso, Cardona, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-04002341), with the building and improvements thereon, situated in the Barrio of Looc, Municipality of Cardona, Province of Rizal. Bounded on the NE., by property of the Heirs of Gil Domingo; on the SE., by property of Roberto San Diego; on the SW., by the Provincial Road; and on the NW., by property of the Heirs of Juan Valencia. Point "1" is S. 44 deg. 23 min. W., 947.28 meter from BLLM 4, Cardona,

Rizal. Area three hundred eighteen (318) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 15th day of August, 1975, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Reynaldo P. Honrado, Judge of said Court, the 18th day of March, in the year 1975.

Issued at Quezon City, Philippines, this 14th day of April, 1975.

Attest:

GREGORIO BILOG, JR.
Commissioner of Land Registration

By: GREGORIO C. SEMBRANO
Acting Chief, Docket Division

[17, 18]

Kawanihan ng mga Lupain (BUREAU OF LANDS)

[FOURTH PUBLICATION]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Roxas City will auction through oral bidding at 10:00 A.M. on June 2, 1975 the right to lease for commercial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 A.M. on the said date.

Location: Libas, Roxas City

Description: Mli-06-02-000025-D

Area: 1,000 square meters

Appraised value of land: ₱10.00 per square meter

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱10,000.00

Applied for by: AGNES E. BASA--M.L.A. No. (VI-2)25

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum

(3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

Manila, March 20, 1975

RAMON N. CASANOVA

Director of Lands

[15-20]

[FIFTH PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Malaybalay, Bukidnon will sell to the highest qualified bidder at ten o'clock (10:00) A.M. on June 25, 1975, the tract of land covered by Sales Application No. V-38267 of ALFREDO AGUINALDO.

Location: Nabag-o, Valencia, Bukidnon.

Description: Lot 108-C, Csd-13036-D, identical to Lot 293, portion of Lot 108, Cad-158.

Area: 8.9996 hectares.

Appraised value of land: ₱100.00 per hectare.

Appraised value of improvements: ₱8,000.00—rice field.

All bids must be sealed and submitted to the Bureau of Lands at Malaybalay, Bukidnon on or

before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-38267". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

Manila, March 18, 1975

[14-19]

RAMON N. CASANOVA
Director of Lands

[LAST PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Ozamis City will sell through oral bidding to the highest bidder at 10:00 o'clock A.M. on May 5, 1975 the tract of land described below:

Location of Land: Centro, Ozamis City

Description: Portion of Lot No. 7155-E, Csd-8202

Area: 124 square meters

Appraised value of Land: ₱10.00 per square meter

Value of Existing Improvements: ₱4,370.00 house with small store & filling.

Applied for M.S.A. V-9822 Eduardo Suizo.

The successful bidder if other than the applicant must reimburse the latter of the value of the

improvements and the expenses for the publication of the notice of auction, and the survey of the land.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, February 18, 1975.

RAMON N. CASANOVA

Director of Lands

[13-18]

Kawanihan ng mga Minahan (BUREAU OF MINES)

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF NATURAL RESOURCES
BUREAU OF MINES
MANILA

NOTICE OF APPLICATIONS OF "ACOJE MINING CO., INC." FOR FOUR (4) LODE PATENTS.

Notice is hereby given that, in accordance with the provisions of the Act of Congress of the United States of America of July 1, 1902, as amended, Act No. 624 of the Philippine Commission and Commonwealth Act No. 137, as amended, and the rules and regulations promulgated thereunder, "Acoje Mining Co., Inc.", a corporation duly organized and existing under the laws of the Philippines, with postal address at 2283 Pasong Tamo Extension, Makati, Rizal has filed four (4) applications (LPA NOS. V-487, V-488, V-489 and V-490 for mineral patents covering "ALTRUISMO", "AMATISTA", "ALBORADA" and "EDEN" lode mining claims, described as follows:

(LPA NO. V-487)

Name of Claim: "ALTRUISMO"

Date Registered: September 18, 1934

Location: Sitio of Pasicar, barrio of Lucapon, municipality of Sta. Cruz, province of Zambales, island of Luzon.

Tie Line: Beginning at a point marked "1" on plan Lp-1208-D being S. 72° 30' E., 16,381.40 meters from BLLM No. 1, Cad-316-D, Mun. of Sta. Cruz, Zambales.

Boundaries:

North—"INMORTAL" min. claim (Lp-1483-D) Acoje Mining Co., Inc.

East—"SUERTE" min. claim (Lp-1494-D) Acoje Mining Co., Inc.

South—"ZAFIRO" min. claim (Lp-1485-D) Acoje Mining Co., Inc.

West—"PREVISOR" min. claim (Lp-1556-D) Acoje Mining Co., Inc.

Area: 9.0000 hectares

Survey Plan No.: Lp-1208-D

(LPA NO. V-488)

Name of Claim: "AMATISTA"

Date Registered: September 18, 1934

Location: Sitio of Pasicar, barrio of Lucapon, municipality of Sta. Cruz, province of Zambales, island of Luzon.

Tie Line: Beginning at a point marked "1" on plan Lp-1492-D being S. 66° 11' E.,

17,404.80 meters from BLLM No. 1, Cad-316-D, Mun. of Sta. Cruz, Zambales.

Boundaries:

North—"ONDINA" min. claim (Lp-1503-D) Acoje Mining Co., Inc.

East—"TURQUEZA" min. claim (Lp-1565-D) Acoje Mining Co., Inc.

South—"MIRLO" min. claim (Lp-1246-D) Acoje Mining Co., Inc.

West—"SULTANA" min. claim (Lp-1564-D) Acoje Mining Co., Inc.

Area: 9.0000 hectares

Survey Plan No.: Lp-1492-D

(LPA NO. V-489)

Name of Claim: "ALBORADA"

Date Registered: December 7, 1934

Location: Sitio of Pasicar, barrio of Lucapon, municipality of Sta. Cruz, province of Zambales, island of Luzon.

Tie Line: Beginning at a point marked "1" on plan Lp-1209-D being S. 70° 49' E., 15,906.30 meters from BLLM No. 1, Cad-316-D, Mun. of Sta. Cruz, Zambales.

Boundaries:

North—"LIMPIDO" min. claim (Lp-1484-D) Acoje Mining Co., Inc.

East—"FLORIDO" min. claim (Lp-1507-D) Acoje Mining Co., Inc.

South—"NECTAR" min. claim (Lp-1486-D) Acoje Mining Co., Inc.

West—"CREPUSCULO" min. claim (Lp-1209-D) Acoje Mining Co., Inc.

Area: 9.0000 hectares

Survey Plan No.: Lp-1209-D

(LPA NO. V-490)

Name of Claim: "EDEN"

Date Registered: November 7, 1934

Location: Sitio of Pasicar, barrio of Lucapon, municipality of Sta. Cruz, province of Zambales, island of Luzon.

Tie Line: Beginning at a point marked "1" on plan Lp-1210-D being S. 72° 09' E., 17,043.80 meters from BLLM No. 1, Cad-316-D, Mun. of Sta. Cruz, Zambales.

Boundaries:

North—"LUCERO" min. claim (Lp-1508-D) Acoje Mining Co., Inc.

East—Public Land

South—"INTREPIDO" min. claim (Lp-1496-D) Acoje Mining Co., Inc.

West—"RUBI" min. claim (Lp-1560-D) Acoje Mining Co., Inc.

Area: 9.0000 hectares

Survey Plan No.: Lp-1210-D

The claims applied for are more fully described as to metes and bounds on the official survey plans No. Lp-1208-D, Lp-1492-D, Lp-1209-D y Lp-1210-D copies of which are posted on a conspicuous place within the boundaries of the claims, technical description and final notes of survey thereof which are now filed in the Bureau of Mines, Manila.

Any and all persons having adverse claims to the above-mentioned application covering the mining claims, grounds, veins, lode, premises, or any portion thereof, so described, surveyed, plotted and

applied for, are hereby notified that unless their adverse claims are duly filed with the Director of Mines, Herran St., Manila, or with the Mining Recorder, Iba, Zambales, during the period of sixty (60) days, to be reckoned immediately after the first publication (March 1, 1975), according to law, rules and regulations above-mentioned, such adverse claims will be forever barred by virtue of the provisions of the same mining laws, rules and regulations. Adverse claims should be furnished the patent applicant by the adverse claimant by registered mail.

For further particulars regarding the mineral claims and the conditions of the patents, apply to the Chief Legal Officer, Bureau of Mines, Herran Street, Malate, Manila.

Manila, Philippines, February 14, 1975.

(Sgd.) JUANITO C. FERNANDEZ

[10-18]

Acting Director of Mines

Lupon ng Pamumuhunan (BOARD OF INVESTMENTS)

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, Co KIAN LIB, a citizen of the Republic of China, with office address at 673 Sto. Cristo Street, Manila, has filed with the Board of Investments an application for a license to continue to engage in the wholesale of general merchandise (*cawa, tallase*, ropes, etc.) in Manila, it being a continuation of an existing business licensed under the name of his deceased father, Co Kang Chiu. The business is capitalized at P20,000.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That he shall not expand into another business activity without prior BOI approval; and
- 2) That he shall submit an annual report of his business activities (using BOI Form No. 5032 on or before March 31 of each year.

March 26, 1975, Pasig, Rizal, Philippines.

(Sgd) ROBERTO C. CONCEPCION, Jr.
[17-19] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, MOCHIDA (PHILIPPINES), INC., a proposed 99% Japanese-owned domestic corporation, with office address at 7th Floor, Philbanking Building, Anda Circle, Port Area, Manila, % Mr. Anthony O. David, has filed with the Board of Investments an application for a license to engage in the manufacture of raw materials for ethical pharmaceutical products (fibrino-

084684—8

lytic agent) for export to Japan. The business is capitalized at P1,790,000.00, Philippine Currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That for its capital, the applicant shall bring in, as represented, the amount of P1,790,000.00 within three (3) months from date of registration;
- 2) That it shall not expand into another line of business activity without securing prior BOI authority;
- 3) That it shall submit the required proof of reciprocity;
- 4) That the entry and employment of its foreign personnel shall be subject to the local immigration and labor laws and the laws on the practice of their respective professions;
- 5) That it shall submit a quarterly report of its export sales; and
- 6) That it shall submit an annual report of its business activities (using BOI Form No. 5032) on or before March 31 of each year.

Let this notice be published at the expense of the applicant.

(Sgd) ROBERTO C. CONCEPCION, Jr.
[17-19] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, NGO TONG, a citizen of the Republic of China, with office address at Narra Avenue, Capitol Shopping Center, Bacolod City, has filed with the Board of Investments an application for a license to change his existing business of retail trade of general merchandise (foodstuffs) to retail of auto supplies and to continue to engage in the drugstore business in Bacolod City which caters exclusively to Chinese citizens. The business is capitalized at P20,558.39, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the condi-

tion that he shall submit an annual report of his business activities on or before March 31 of each year.

February 11, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.
Board Secretary

[17-19]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, 3M PHILIPPINES, INC., an existing 99.96% American-owned domestic corporation, with office address at 3M House, Yabut Bldg., Epifanio delos Santos Avenue, Makati, Rizal, has filed with the Board of Investments an application for a license to expand its existing business to include the importation and local blending of the chemical constituents of "Light Water", a fire extinguishing product. The business is capitalized at P3,000,000.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That applicant firm shall not avail of domestic credit resources to finance its expansion project;
- 2) That it shall not sell on retail the products allowed to be manufactured; and
- 3) That it shall submit an annual report of its business activities on or before March 31 of each year.

March 20, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.
[16-18] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, PAGE COMMUNICATIONS, INC., a corporation existing under the laws of the State of Delaware, U.S.A., with office address at Magsaysay Center, Roxas Blvd., Manila, has filed with the Board of Investments an application for a license to engage in the expert planning, design, engineering, and installation of telecommunication, and communications-electronic systems, including but not limited to air space systems, local distribution systems and information and control systems on the national, international and regional levels. The business is capitalized at P670,000.00 Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That the applicant shall submit the required proof of reciprocity;
- 2) That it shall bring in US\$100,000.00 as represented within three (3) months from approval hereof and submit proof of remittance thereof;
- 3) That the entry and employment of foreign personnel shall be subject to the immigration and labor laws and shall be strictly in accordance with the practice of their professions;
- 4) That the activities of its branch office shall be subject to the pertinent rules and regulations of the Professional Regulations Commission and that it shall secure the requisite clearance from said Commission before pursuing the above-enumerated activities;
- 5) That the applicant shall bring in an amount equivalent to three (3) months operating capital which shall be replenished if impaired by losses;
- 6) That it shall post a bond or bank guaranty in the sum of P100,000.00 to answer for its liabilities to resident creditors; and
- 7) That it shall submit an annual report of its business activities (using BOI Form No. 5032) on or before March 31, of each year.

March 24, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.
[16-18] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES D-721

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, KOREAN AIRLINES Co., LTD., a firm existing under the laws of Korea, with office address at Hyatt Regency Hotel, Pasay City, has filed with the Board of Investments an application for a license to engage in international aid transportation, maintenance of aircraft; and all other business activities related to air transportation. The business is capitalized at P947,140.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That the applicant shall submit the required proof of reciprocity;
- 2) That it shall comply with the rules and regulations of the Civil Aeronautics Administration with respect to its operations;
- 3) That it shall bring in capital of US\$142,000.00 as represented within three (3) months from approval hereof and submit proof of remittance thereof;
- 4) That it shall maintain unimpaired in its Philippine Office an amount equivalent to, three (3) months operational expenses which shall be replenish if impaired by losses;
- 5) That it shall post a bond or bank guaranty in the sum of P100,000.00 to answer for its liabilities to its resident creditors;
- 6) That the entry and employment of foreign personnel shall be subject to the immigration and labor laws and shall be strictly in accordance with the laws applicable to the practice of their professions; and
- 7) That it shall submit an annual report of its business activities (using BOI Form No. 5032) on or before March 31 of each year.

March 24, 1975, Pasig, Rizal, Philippines.

(Sgd.) ROBERTO C. CONCEPCION, JR.
[16-18] Board Secretary

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
BOARD OF INVESTMENTS
ORTIGAS BUILDING, ORTIGAS AVENUE
PASIG, RIZAL, PHILIPPINES

NOTICE

Notice is hereby given that pursuant to Section 4 of Republic Act No. 5455, GARLOCK PHILIPPINES, INCORPORATED, a proposed domestic corporation, with office address at 325 Buendia Avenue corner Malugay Street, Makati, Rizal, c/o The Edward J. Nell Co., has filed with the Board of Investments an application for a license to engage in the following activities:

- a) To manufacture, distribute, sell at wholesale, handle, store, and otherwise deal in or with all kinds of sealing materials, including but not limited to braided packings, gasket and other similar products for industrial and other purposes;
- b) To import the requisite raw materials for manufacture that are currently unavailable in the Philippines and to import for resale other associated products manufactured by Garlock in the U.S.A. and elsewhere and which constitute part of the overall range of sealing and maintenance products comprised within the Garlock product categories; and
- c) To export the products manufactured by Garphil to Australia, Indonesia, Korea, Malaysia, New Zealand, Singapore, Taiwan and Thailand.

The business is capitalized at P4,500,000.00, Philippine currency.

This application shall be considered as approved and such approval shall be effective only after fifteen (15) days from the last date of publication and upon submission of proofs of publication of this notice and compliance with the other requirements of R.A. 5455 and its implementing rules and regulations. This is, further, subject to the following conditions:

- 1) That applicant's factory shall not be located within a 50-km. radius from Manila unless prior clearance from the Human Settlement Commission shall have been secured;
- 2) That the equity investment of Garlock Overseas Corporation in the amount of P2,700,000.00 constituting 60% of the total capital of the applicant shall be remitted to the Philippines within three (3) months from the date of registration;
- 3) That the entry and employment of its foreign personnel shall be subject to the local labor and immigration laws and shall be

- strictly in accordance with the laws applicable to the practice of their professions;
- 4) That it shall not sell at retail the products allowed to be manufactured;
 - 5) That it shall conform strictly to the established codes of business conduct;
 - 6) That the export products will meet overseas buyers' quality standards;
 - 7) That it shall guarantee that the shipments will adhere rigidly to specifications mutually agreed upon and in accordance with product samples presented in every detail;
 - 8) That it shall submit samples of its export products for presentation and examination by the Board;
 - 9) That it shall export within one (1) year from the date of its initial operation;
 - 10) That it will start with a local content of at least 50%;
 - 11) That it will export at least 50% of its total production for the first five years; and
 - 12) That it shall submit an annual report of its business activities (using BOI Form No. 5032) on or before March 31 of each year.
- April 8, 1975, Pasig, Rizal, Philippines.
- (Sgd.) ROBERTO C. CONCEPCION, JR.
[16-18] Board Secretary

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Volume 85	47.00	49.80	(Republic Acts Nos. 674-		
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Volume 98	64.95	67.10	(Republic Acts Nos. 1202-		
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Volume 100	67.15	69.45	(Cloth bound)	49.00	53.20
Volume 101	71.55	73.75	Volume XIII—Containing Republic		
Volume 102	64.95	67.10	Acts Nos. 2050-2093 (Paper		
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Volume 108	83.10	86.30	Acts Nos. 2617-3020 (Paper		
Volume 109	83.10	86.30	cover)	18.25	19.50
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			Acts Nos. 3451-3511 (Paper		
			cover)	27.20	29.65

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The above three Volumes of			public Acts Nos. 3513 to 3846		
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(Republic Acts Nos. 1-342)			The above three volumes of		
combined in one book,			Public Laws & Resolutions		
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Acts Nos. 343-421 (Paper cover)	24.75	26.80	Volume XIX—Containing Republic		
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Acts Nos. 591-673 (Paper cover)	7.45	9.20	cover)	18.80	21.10
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